

TO FIGHT SPEEDWAY BAR

AGAINST PROPOSED SALOON

MANY PERSONS LIVING NEAR NEW MOTOR COURSE WILL OPPOSE GRANTING OF LIQUOR LICENSE TO

P. T. ANDREWS.

A large number of those residing in the neighborhood of the new Motor Speedway expect to go to the office of the county commissioners Wednesday morning to attend the hearing of the remonstrance against the granting of a saloon license to P. T. Andrews to sell liquor on the grounds of the Speedway.

The commissioners recently turned down a petition for a license for a saloon adjoining the Speedway grounds and the people of the locality believe there is still greater reason why no license should be granted for the operation of a bar within the grounds. They say that there will be danger enough to them and their children if all the drivers who go to the Speedway in automobiles remain sober, but that life out there would be far more hazardous if the drivers who were inclined to imbibe too freely are able to "refresh" themselves on the grounds.

There is now no saloon in the neighborhood and the residents, most of whom are temperance people, say they want none. There are 200 names on the remonstrance against the saloon. They expect to make a hard fight Wednesday, though most of them have felt confident that the commissioners would turn the license down. It having been the policy of the present commissioners to head remonstrances when it appeared there was good reason for doing so.

Legal Press, Inc.

would have to stretch the law mightily to grant the application for a license. The law provides that a saloon must be upon a public highway, they say, and they contend that a saloon within the Speedway grounds would not comply with such a provision.

The applicant and those he represents have contended that the license was for use only during racing meets, and that the sale of intoxicants would be conducted only at such times, but this has not appeared to appease the people of the community. Their opposition has continued as strenuous as before the explanation was made, and a large number of them will appear Wednesday.

UNUSUAL PROVISION IN WILL OF PARKER WILLIS

Little Daughter to Receive \$5,000 if She Lives With Grandmother, Otherwise but \$100.

Parker Willis, who was shot and killed at Little Rock, Ark., last week as the result of his legal fight for the custody of his 7-year-old daughter, arranged his estate before his death so that unless his desire to have his daughter live apart from her mother were fulfilled she would not get any of his estate. The Willis will was filed for probate yesterday, and it provides that in the event the mother retains the custody of the girl the latter will receive \$100, whereas if she is given over to his mother or his sister she will receive \$5,000.

A clause in the will recites that the testator has had a troublous time in his desire to have the custody of the child, and in the same clause he directs administrators to pay her \$5,000 provided she makes her home with his mother until she becomes of age, but if she does not she is to receive but \$100.

The entire estate is estimated to be worth about \$100,000, practically all of which is given to the deceased's mother, Mrs. Frances Ellen Willis. Willis was the proprietor of the Court House grocers, and his daughter is now residing with him.

There is the Parker Willis Company, which was organized for the purpose of managing the estate of the deceased, and it is the intention of the company to have the daughter live with her mother, and if she does not she will receive the \$100.

TO FIGHT SPEEDWAY BAR

AGAINST PROPOSED SALOON

THE COMMISSIONERS OF THE CLEVELAND HOUSE

ARE NOW CONSIDERING THE PROPOSITION

TO GRANT A LICENSE FOR A SALOON

ON THE SPEEDWAY GROUNDS

A large number of them meeting at the neighborhood of the new Western Speedway appear to go to the office of the county commissioners Wednesday morning to attend the hearing of the petition filed against the granting of a license to F. T. Anderson to sell liquor on the grounds of the Speedway.

The commissioners recently turned down a petition for a license for a saloon adjoining the Speedway grounds and the people of the locality believe there is still greater reason why no license should be granted for the operation of a bar within the grounds. They say that there will be danger enough to them and their children if all the drivers who go to the Speedway in automobiles remain sober, but that life out there would be far more hazardous if the drivers who were inclined to imbibe too freely are able to "refresh" themselves on the grounds.

There is now no saloon in the neighborhood and the residents, most of whom are temperance people, say they want none. There are 200 names on the remonstrance against the saloon. They expect to make a hard fight Wednesday, though most of them have felt confident that the commissioners would turn the license down. It having been the policy of the present commissioners to heed remonstrances when it appeared there was good reason for doing so.

Legal Phase, Also.

In addition to the opposition of the neighborhood the commissioners will have to consider the legal phases of the situation. It has been suggested by some of those who have partaken in the fight against the saloon that the commissioners

should open a district in the neighborhood of the Speedway to sell liquor. The commissioners have a meeting Wednesday morning at 10 o'clock to consider the proposition. The proposition is to grant a license to F. T. Anderson to sell liquor on the grounds of the Speedway.

The proposition was made by Anderson, who is a resident of the neighborhood. The proposition is to grant a license to Anderson to sell liquor on the grounds of the Speedway. The proposition is to grant a license to Anderson to sell liquor on the grounds of the Speedway.

UNUSUAL PROVISION IN WILL OF PARKER WILLIS

LITTLE DAUGHTER TO RECEIVE \$5,000 IF SHE LIVES WITH GRANDMOTHER.

OTHERWISE BUT \$100.

Parker Willis, who was shot and killed at Little Rock, Ark. last week as the result of his legal fight for the custody of his 7-year-old daughter, arranged his estate before his death so that unless his desire to have his daughter live apart from her mother were fulfilled she would not get any of his estate. The Willis will was filed for probate yesterday, and it provides that in the event the mother retains the custody of the girl the latter will receive \$100, whereas if she is given over to his mother or his sister she will receive \$5,000.

A clause in the will recites that the testator has had a troublous time in his desire to have the custody of the child, and in the same clause he directs his executors to pay her \$5,000 provided she makes her home with his mother until she becomes of age, but if she does not she is to receive but \$100.

The entire estate is estimated to be worth about \$100,000, practically all of which is given to the deceased's mother, Mrs. Frances Ellen Willis. Willis was the proprietor of the Court House grocery, and his interest in this, together with his shares in the Parker-Willis Company, which was organized for the purpose of placing a drink habit cure on the market, were left to his mother. A. R. Kling and Lewis C. Willis, a brother, are named as the executors.

DO FILM SPEEDWAY BAR

ALWAYS PROPOSED SALTION

THE SPEEDWAY BAR, located at the corner of the main highway and the highway, has been the subject of a long and bitter fight. The bar has been the center of a great deal of controversy, and the fight has been going on for a long time. The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time.

The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time. The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time. The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time.

The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time. The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time. The bar has been the subject of a great deal of controversy, and the fight has been going on for a long time.

There is now no saloon in the neighborhood and the residents, most of whom are temperance people, say they want none. There are 200 names on the remonstrance against the saloon. They expect to make a hard fight Wednesday, though most of them have felt confident that the commissioners would turn the license down. It having been the policy of the present commissioners to heed remonstrances when it appeared there was good reason for doing so.

Legal Phase, Also.

In addition to the opposition of the neighborhood the commissioners will have to consider the legal phases of the situation. It has been suggested by some of those who have partaken in the fight against the saloon that the commissioners

UNUSUAL PROVISION IN WILL OF PARKER WILLIS

The estate of the late Parker Willis, who died last week, has been the subject of a great deal of controversy, and the fight has been going on for a long time. The estate has been the subject of a great deal of controversy, and the fight has been going on for a long time.

The estate has been the subject of a great deal of controversy, and the fight has been going on for a long time. The estate has been the subject of a great deal of controversy, and the fight has been going on for a long time. The estate has been the subject of a great deal of controversy, and the fight has been going on for a long time.

A clause in the will recites that the testator has had a troublesome time in his desire to have the custody of the child, and in the same clause he directs the executors to pay her \$5,000 provided she makes her home with his mother until she becomes of age, but if she does not she is to receive but \$100.

The entire estate is estimated to be worth about \$100,000, practically all of which is given to the deceased's mother, Mrs. Frances Ellen Willis. Willis was the proprietor of the Court House grocery, and his interest in this, together with his shares in the Parker-Willis Company, which was organized for the purpose of placing a drink habit cure on the market, were left to his mother. A. R. Kling and Lewis C. Willis, a brother, are named as the executors.

TO FIGHT SPEEDWAY BAR

AGAINST PROPOSED SALOON

MANY PERSONS LIVING NEAR NEW MOTOR COURSE WILL OPPOSE GRANTING OF LIQUOR LICENSE TO P. T. ANDREWS.

A large number of those residing in the neighborhood of the new Motor Speedway expect to go to the office of the county commissioners Wednesday morning to attend the hearing of the remonstrance against the granting of a saloon license to P. T. Andrews to sell liquor on the grounds of the Speedway.

The commissioners recently turned down a petition for a license for a saloon adjoining the Speedway grounds and the people of the locality believe there is still greater reason why no license should be granted for the operation of a bar within the grounds. They say that there will be danger enough to them and their children if all the drivers who go to the Speedway in automobiles remain sober, but that life out there would be far more hazardous if the drivers who were licensed to operate on the grounds were to become intoxicated on the grounds.

There is now no saloon in the neighborhood and the residents, most of whom are temperate people, say they want none. There are 200 people in the neighborhood against the license. They are now in the hands of the county commissioners and the license will be granted or refused Wednesday morning. The residents would like to see the license refused and they will be glad to see the license refused.

would have to stretch the law mightily to grant the application for a license. The law provides that a saloon must be upon a public highway, they say, and they contend that a saloon within the Speedway grounds would not comply with such a provision.

The applicant and those he represents have contended that the license was for use only during racing meets, and that the sale of intoxicants would be conducted only at such times, but this has not appeared to appease the people of the community. Their opposition has continued as strenuous as before the explanation was made, and a large number of them will appear Wednesday.

UNUSUAL PROVISION IN WILL OF PARKER WILLIS

Little Daughter to Receive \$5,000 if She Lives With Grandmother, Otherwise but \$100.

Parker Willis, who was shot and killed at Little Rock, Ark., last week as the result of his legal fight for the custody of his 7-year-old daughter, arranged his estate before his death so that unless his desire to have his daughter live apart from her mother were fulfilled she would not get any of his estate. The Willis will was filed for probate yesterday, and it provides that in the event the mother retains the custody of the girl the latter will receive \$100, whereas if she is given over to his mother or his sister she will receive \$5,000.

A clause in the will states that the testator had had a thoughtful time in his desire to have the custody of the child, and in the event the mother is given the custody she is to get \$5,000 provided the mother has been with the mother until she is 18 years of age, but if she does not she is to receive the \$100.

The will states a settlement of the estate, about \$10,000, consisting of all of the property of the testator, and the mother is given the custody of the child until she is 18 years of age, and the mother is to have the custody of the child until she is 18 years of age.