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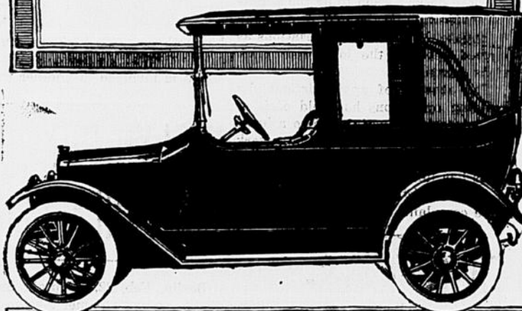
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TURN OUT SCORE OF BILLS DAILY

Legislators Very Busy as End of Session Draws Near.

BIG MEASURES DISPOSED OF

Some Are Given Approval of Law-makers, but Many Are Thrown Into the Discard.

Bismarck — (Special) — The beginning and end is in sight. The sixtieth and final day of the Fourteenth legislative session falls upon Friday, March 5. Tuesday, Feb. 23, ended the time in which committees may report on bills. Bills not reported out on that date, unless excepted by some special act of grace, died in their piteousness. On that day the house turned to a consideration of the senate bills which the senate had passed and on the same day the senate turned to a consideration of the house bills which the house has passed. This left each body ten days for the consideration of each others bills. It will also prevent that last moment scramble and rush that has been the occasion of so much adverse comment. The house and senate at present are each grinding out between fifteen and twenty bills each day—thats is, giving them third reading and final passage. It is done methodically and carefully and if the present pace is maintained the last night will be one of peace on earth and good will to men for the legislature. In 1913 the house had 501 bills introduced and the senate 388; this session the house has 476 and the senate 315.

Women Win—Bronson's concurrent resolution calling for the amendment of the constitution so as to omit the word "male" from the section prescribing the qualifications of electors passed the senate by the surprisingly large vote of 32 to 14. It then went to the house and the best guessers refuse to venture an opinion as to what will happen there. If it should pass the house the question will be submitted to the voters in 1916, the same resolution having passed the legislature in 1913. Later the senate recalled the bill for "further consideration."

Will Investigate—The senate has concurred in the house resolution asking for an investigation of the charges made in the book, "Legalized Bank Robbery," published by Grant S. Yomans of Minot. This is the Haralson resolution and a committee has been appointed and is making preparation for beginning on its work. The Freitag resolution calling for an investigation of the railroad commissioners has been killed.

The Jamestown Muddle—The legislative investigating committee has returned from its trip to Jamestown where evidence was taken upon the charges against the board of control and the management of the asylum for the insane. The committee is still holding sessions and the date for the filing of its findings does not seem to be near. Both sides are nervous as to the outcome and it is evident that some conditions have been uncovered that will not prove popular if ordinary publicity is given them. This is particularly true with reference to extravagance, not only in the construction of the buildings but in the employment of help and in the waste and misappropriation of the goods of the state. This is aside from the main question of the right of the board to use the money for purposes other than those fixed by legislative enactment. The latest feature of what now promises to be a "cause celebre" is the filing of an affidavit of a former matron of the institution which contains charges that are sensational. To this has been added the taking of the whole matter into the courts, a restraining order having been granted by Judge Coffey of the Fifth district forbidding the payment of any bills or the auditing of any accounts for the work done, contrary to the legislative enactment, at the asylum for the insane at Jamestown.

Warfare Over Courts—Hendrickson's bill for an amendment to the constitution requiring a unanimous decision of the supreme court before any law may be declared unconstitutional was amended in the senate to provide that four of the five judges would be sufficient. This did not satisfy the house and conference committees have been asked for and appointed. A bill that seems likely of passage is that placing the judges of probate court on the nonpartisan ballot in the primary and general elections.

Printing Commission—Newspaper men of the state are, or should be, interested in senate bill 209, providing for the adding of the governor and the attorney general to the state printing commission, now composed of three members, treasurer, auditor and secretary of state. The governor is said to favor the change.

Moving County Seats—Some flurry has been occasioned by the bill which would reduce the majority required from three-fourths to 51 per cent to move a county seat. It is understood that Lakota was interested in the measure, and it is stated that Senator Groana used his influence from Washington to either defeat the bill or draw its teeth by providing that county seats situated upon railroads could not be moved without the present required majority. The bill, as it now is amended, cannot effect the purposes for which it was introduced and may be dropped.

ment. It is not known how the senate will stand on this measure, but after its vote on suffrage it is expected that it will experience little difficulty. There seems to be an interlocking lobby of women on prohibition and woman suffrage and so far it has proved as efficient and as successful as any.

Farmers May Win—It would not be at all impossible that the farmers will be successful in securing both their demands, though for a time it was thought that the building of a terminal grain elevator in the Twin Cities had been given its quietus. The proposal to have a compulsory hail insurance law seems to be on the gain and this, too, is likely to be given the approval of the legislature.

Appropriations—The committees on appropriations have begun to send in their bills and naturally there is some grumbling over the manner in which salaries and expense accounts have been brought within the margin. The educational institutions have finally been persuaded to accept the abolition of the mill tax and to accept a straight appropriation measure for their maintenance and it is practically certain that a board of regents will replace the various boards of trustees now in existence and thus three men will do the work now accomplished by twenty-seven. There will be economy in this, but the good old days of freedom for the institution heads seem gone forever and with it the competition between schools and the overlapping courses of study such as now prevail.

Attracts Attention—Senate bill 152, which would take the state capitol, grounds and car line out of the hands of the governor, the auditor and the secretary of state and put them under the management of the board of control of penal and charitable institutions, seems to have attracted considerable attention. There is such politics in the deal, as it is regarded as a plan on the part of some to get away with some juicy pickings that could not be safely carried off under present management. The street car line, the purchase of coal, of all supplies in the capitol, the furnishing of light and power, offer their attractions to many interests.

Echo of the Cowan Case—The introduction of a bill to pay an account of \$8,000 to the printing contractor of the 1911 session has raised the ghost of the Cowan impeachment case. The bill is for a supposed balance due on the printing of the daily journal of the senate sitting as a court of impeachment. The printing commission paid the contractor—the Bismarck Tribune company—the amount in full that was due it under its contract. This was not satisfactory, the company claiming that the work did not come under its contract for legislative printing, and asking in place of the contract rate an amount figured on double the maximum rate allowed by law. Thus, the maximum rate for composition by law is 60 cents per thousand, and the maximum rate for paper of this class is 10 cents per pound. The claim made was for \$120 per thousand and 20 cents per pound. The matter was taken to the courts and was unsuccessful there. Now it is in the legislature.

Put to Sleep—Four insurance bills, introduced at the request of the insurance department, giving the state power to regulate rate-making, were killed in the senate. The "full crew" bill met the same fate in the same body. So did the Everson measure to provide for inspection of hospitals, schools and convents in the house. Likewise the bills by Williams requiring the establishment of a state printing establishment and the running of a state newspaper. Also the measure that required cheese to be labeled and the measure that would have prescriptions written in both Latin and English.

Trained Nurses—The Rowe bill providing for the examination, registration and regulation of trained nurses passed the house after being amended. It will likely become law, if the senate will accept the amendments. The bill to regulate the practice of chiropractics, providing for examinations, licenses, etc., has been so amended in the senate as to make the practitioner of that school on a level with the others and requiring as much of him in training and education. The objection to the bill was that many practitioners could be graduates of taught-by-mail colleges and still practice, and this has been overcome.

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Enforcement Officer—If the women were strong in securing the resubmission of the suffrage question in the senate they seemed to have been equally strong in securing the passage of house bill 71 in the house. This is the measure that provides for a state enforcement officer, whose duty it is made to search out infractions of the prohibition, gambling and like laws and to bring the offenders to judg-

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NOTICE OF EXECUTION

Judgment having been made and given on the 11th day of November, A. D. 1915, in an action in the district court of Ramsey county, North Dakota, wherein the state of North Dakota was plaintiff and Joe Roadhouse was defendant, in favor of the plaintiff and against the defendant in the sum of \$640.00, which said judgment was duly filed in the office of the Clerk of the District Court in and for said Ramsey county, North Dakota, on the 11th day of November, A. D. 1915; notice is hereby given that by virtue of an execution issued in said action under date of the 10th day of February, A. D. 1915, directed to me to satisfy the amount of said judgment out of the personal property of the said judgment debtor within my county if sufficient personal property can be found, and in the event sufficient personal property cannot be found then out of the real property in my county belonging to said judgment debtor; and not having found sufficient personal property belonging to said judgment debtor to satisfy the said judgment, I levied upon the hereinafter described real property which I will offer for sale and sell at public auction at the front door of the Ramsey county Court House in the city of Devils Lake, Ramsey County, North Dakota, at the hour of ten o'clock a. m. on Saturday, the 13th day of March, A. D. 1915, to satisfy the amount due upon said judgment and the costs accrued and accruing on said judgment.

The real property levied upon under said writ of execution and which will be sold to satisfy said judgment is situated in Ramsey county, North Dakota, and described as follows: The South Half (S-1/2) of Lot Five (5) of Block Two (2) in the village of Doyon, according to the original plat of said village on file in the office of the register of deeds of said county.

The amount due on the day of sale will be the sum of \$640.00 together with interest thereon at the rate of 7 per cent per annum since the 11th day of November, A. D. 1913, and costs of execution and sale.

Dated this 11th day of February, A. D. 1915.

MARTIN OLSEN,
Sheriff of Ramsey County, N. D.
Cuthbert & Smythe,
Attorneys for Plaintiff.

Citation, Hearing Petition to Establish Right of Heirship to Real Property.

State of North Dakota, County of Ramsey—
In County Court, Before Hon. E. H. Griffin, Judge.

In the matter of the estate of Peter T. Ruder, Deceased.
Thomas Ruder, Petitioner.

vs.
Bertha Hilby, Annie Scrumgard, Lena Halley, Olo Ruder, Emily Ruder, Hannah Brown and Marlin Olson, and all other persons unknown claiming any estate or interest in or lien or encumbrance upon the property described in the petition or against the estate of said deceased, respondents.

The State of North Dakota to the above named Respondents, and all other persons unknown claiming any estate, or interest in, or lien or encumbrance upon the property described in the petition or against the estate of said deceased: To-wit: You, and each of you, are hereby notified that Thomas Ruder has filed in the county court of the said county of Ramsey, state of North Dakota, duly verified petition praying for a decree ascertaining and establishing the right of succession to the real estate within the county of Ramsey and state of North Dakota, of which Peter T. Ruder, late of the city of Devils Lake in the county of Ramsey and state of North Dakota, died as follows: To-wit: the east one-half of the southeast quarter of section 3, township 158, range 62, and lot 11 of block 10 and south half of lot 10 of block 10 of Maher & Locke's Third Addition to the city of Devils Lake, N. D.

And that Saturday the 20th day of March, A. D. 1915, at one o'clock in the afternoon of that day, at the court room of this court, at the court house in the city of Devils Lake county of Ramsey and state of North Dakota, has been set by order of this said court, as the time and place of hearing said petition; at which time and place any person interested may appear and object to the granting of said petition. And you, and each of you, are hereby cited and required then and there to be and appear before this said court and show cause, if any there be, why said petition should not be granted.

Dated the 4th day of February, A. D. 1915.

E. H. GRIFFIN,
(SEAL) Judge of the County Court
Let service of the above citation be made by publishing the same for four weeks successively in the Devils Lake Weekly World, last publication to be at least twenty days prior to March 20th, 1915, and personal service on all respondents residing in the state.

E. H. GRIFFIN,
(SEAL) Judge.

SEED POTATOES.

I have several hundred bushels of the choicest seed potatoes, of the Irish Cobler and Early Ohio varieties for sale. These potatoes were raised from the choicest seed shipped in last year. If you want any of them write or phone either myself or the First National bank of Edmore, N. D. M. O. Krogfoss, Edmore, N. D.

FOR SALE—The undersigned wishes to sell lease, trade or hire broken the ne 1-4 of Sec. 14, Twp. 153, Rg. 61, two miles northwest of Bartlett. For particulars write me at Denton, Mont. R. L. Cleveland. 10t

NOTICE OF CANCELLATION OF CONTRACT.

To Clara E. Faust and A. R. Faust, her husband
Please take notice, that you have defaulted in the performance of the conditions on your part to be performed in certain contracts for the sale of real estate entered into by and between you and each of you dated January 12, 1911, whereby you contracted to purchase from the undersigned the certain premises situated in Ramsey county and state of North Dakota known and described as the North forty feet of lot 14, in block 6, of Cleveland & Kennedy's addition to the city of Devils Lake, Ramsey county, North Dakota as the same is officially platted and recorded, and agreed and covenanted therein to pay to the undersigned J. A. Shannon, the owner of said premises, certain sums therein specified and for the purchase price thereof, which were represented by promissory notes of said date made and delivered by you to the undersigned in the amount of \$525.00 and \$1500.00 respectively and a cash payment of the sum of \$500.00, said promissory note for \$525.00 being payable in monthly installments of \$7.50 and said \$1500.00 note in monthly installments of \$22.50, each monthly in advance and wherein you further agreed to insure the said premises with the sum of \$2,000.00 and further to pay all taxes assessed against said property and to keep and maintain the same.

Your default, consists in non-payment of three years' taxes and non-payment of insurance and in not keeping said premises insured, in violation of said promises to become damaged from want of repair and in default of payments due in accordance with said contract. The undersigned has been obliged to pay three years' taxes and interest which with legal rate of interest to date amounts to \$185.44; also to pay insurance in the amount of \$56.45; to pay for the upkeep of said premises the sum of \$5.75; and

You are in default in back payments on principal of the notes for the amount of \$30.00 and in interest, \$189.91, making a total amount of \$407.55.

You are therefore notified hereby that said contract for said premises will be cancelled and terminated on the expiration of thirty days from the service of this notice upon you, if within that time you do not pay to the undersigned the amount aforesaid, together with the costs of preparing and serving this notice.

Dated January 12, 1915.

J. A. SHANNON,
Middaugh & Hunt,
Attorneys, Devils Lake, N. D.

NOTICE OF MORTGAGE SALE

Notice is hereby given, that by reason of default in the terms and conditions of that certain mortgage, made, executed and delivered by the undersigned, Graber and Freni Graber, his wife, mortgagors, to Emily R. Smith Haseltine, mortgagee, bearing date the 9th day of April, 1910, and filed for record in the office of the register of deeds in and for Ramsey county, North Dakota, and recorded in book 44 of mortgages at page 335 and there after duly assigned by instrument in writing to the North Dakota Mortgage Co., a corporation, which said assignment bears date May 3rd, 1910, and was on the said 4th day of June, 1910, duly filed for record in the office of the register of deeds in and for Ramsey county, North Dakota, and recorded in book 44 of mortgages at page 19, will be foreclosed by the sale of the premises in said mortgage and hereinafter described at the front door of the court house in the city of Devils Lake, in the said county of Ramsey and state of North Dakota, at the hour of two o'clock in the afternoon of the 1st day of March, 1915, to satisfy the amount due on such mortgage at the date of sale, together with the sum of \$47.84 taxes paid by said North Dakota Mortgage Co. to redeem said premises from sale for 1914 taxes thereon.

The premises described in said mortgage and which will be sold to satisfy the same are situate in the county of Ramsey and state of North Dakota, and described as follows: to-wit: the southeast quarter of the southwest quarter of the northwest quarter (SW 1-4 NW 1-4) of section 15, township 153, range 61, and the southeast quarter (SE 1-4 NE 1-4) of section six (6), all in township one hundred fifty-eight (158) north of Range sixty-three (63) west.

There will be due on such mortgage on the date of sale, including taxes aforesaid and interest, the sum of \$136.35, together with statutory attorneys fees and the costs of this foreclosure.

Dated this 14th day of January, A. D. 1915.

North Dakota Mortgage Co.,
Assignee of Mortgagee.
Dickson & Davaney,
Attorneys for assignee of mortgagee,
Langdon, North Dakota.

NOTICE OF MORTGAGE SALE

Notice is hereby given, that that certain mortgage executed and delivered by Clarence E. Burgess and Ella A. Burgess his wife, mortgagors, to Jacob R. Koller, mortgagee, dated the 15th day of December, 1911, and filed for record in the office of the register of deeds of the county of Ramsey and State of North Dakota, on the 6th day of August, 1912, and recorded in book 58 of mortgages on page 220 thereof, will be foreclosed by a sale of the premises in such mortgage and herein after described at the front door of the court house in the city of Devils Lake, county of Ramsey and state of North Dakota, at the hour of two o'clock in the afternoon of Saturday, the 13th day of March, 1915, to satisfy the amount due upon such mortgage on the day of sale. The premises described in such mortgage and which will be sold to satisfy the same are described as follows: The northeast quarter (N. E. 1-4) and the southeast quarter (S. E. 1-4) of Section Thirty five (35) in Township One Hundred Fifty-seven (157) North of Range Sixty-one (61) West, Fifth P. M. There will be due on such mortgage on the day of sale the sum of Two Thousand One Hundred Nine and 19-100 (\$2,109.19) Dollars, together with costs of sale and statutory attorney fee.

Jacob R. Koller,
Mortgagee.

Cowan & Adamson,
Wineman Block, Devils Lake, N. D.
Attorneys for Mortgagee,
Dated February 4th, 1915.

PROFESSIONAL CARDS

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Lawyers
Wineman Block, Devils Lake

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Law Offices
BRENNAN BLOCK
Devils Lake, North Dakota

L. J. WEHRE
Attorney-at-Law
Practice in all courts, both state and federal
Office in Wickert-Schultz Block

CUTBERT & SMYTHE
Attorneys at Law
Suite 7, 8 and 9, Locke Block
Devils Lake, N. D.

HENRY & LEWIS
Suit 4, Bank Block, Devils Lake
North Dakota
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Attorney at Law
Brennan Block
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Dentist
Office in Wickert Schultz Block
Phone 272 Devils Lake

DR. W. C. FOLLETT
Dentist
Phone 363 Devils Lake

DR. P. A. BOYUM
Physician and Surgeon
Over Bell's Drug Store
Phones: Office 234; Residence 145

DR. G. J. MCINTOSH
Physician and Surgeon
Office in Wineman Block
(Over White & Henderson Store)
Telephone: Office 61; Residence 7

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Eye, Ear, Nose and Throat
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