

GET IT FIRST HAND

LAW ON LEGAL TANGLES TO BE HANDED DOWN BY SUPREME JUSTICES

TO THE STATE HOUSE FOLK

UNDER THE NEW BILL DRAWN UP BY SENATOR WHITE.

WOMEN'S PRISON AMENDMENT.

Greer's Tax Commission Idea Was Killed in the Senate Yesterday After a Fight.

Senator Whitney, the new member from Wadena county, has a bill which he will introduce the first of this week, which he thinks will prevent the recurrence of any such legal tangles as have puzzled the Minnesota senators during the Day-Dunn fight and the Griffin-Webster contest. The bill will provide nothing more nor less than an amendment to the constitution, adding to section 2 of article 6, relating to the powers and duties of justices of the supreme court, the provision that they shall constitute a board of legal advisors to the executive officers of the state, who, when any intricate legal problem confronts them, may be entitled to secure an opinion from the bench before proceeding to the enforcement of the law. It is not, of course, intended that the court shall be made to determine the minor questions of detail that are bobbing up in the daily routine of the offices at the capitol, but the intention is to provide some practically indisputable opinion on which the senate, house, or any of the executive officers may base its judgment in cases such as the two mentioned above.

The bill will be the second of the session to provide for a constitutional amendment. If passed, the other having been introduced yesterday by Senator W. E. Johnson, of Hennepin. He would add to section 5 of the same article 6 which Mr. Whitney seeks to amend, the following provision:

"But the legislature may authorize justices of the peace to commit women and girls convicted of misdemeanors to the Minnesota reformatory institution for women and girls for indeterminate periods, the term of imprisonment in such cases to be determined by the managers of said institution as may be provided by law."

GREER'S PET WAS KILLED.

Tax Commission Measure Falls by the Wayside.

If the senate will under any combination of circumstances, tolerate for an instant the idea of a commission to study the laws, that commission was in no wise indicated by the vote yesterday on the motion to indefinitely postpone the bill, for such a commission would be a part of the bill. The fact that Allen J. Greer, the chairman of this committee, had introduced a bill providing for such a commission, is a fact, but it is not a fact that the bill was not in any broad sense divorced from the original measure, even though it was a compromise with the Potter bill in relation to certain provisions relating to the manner of the constitution of the commission.

Some of the senators seemed to be extremely suspicious of the bare idea of a commission, and the debate was not only long, but it was a long one, however, in the adoption of a motion by Senator McHale that when the committee rise, it recommend for indefinite postponement the bill fathered by the committee.

When the committee had risen, Senator Greer had the tax commission bill detached from the rest of the committee report, and he moved to get a roll call. The motion to indefinitely postpone, however, was adopted by the following vote:

Yeas—Olester, Gulik, Dunham, French, Hanna, Hitts, Johnson, A. G. Jones, Keller, Knatvold, Larson, Miller, McHale, Ormum, Peterson, Potgiesser, Rehn, Ringdal, Rowland, Schaller, Sheehan, Sperry, Swenengren, Thomsen, Thompson, Ting, Yalle, Young, 28.

Nays—Barr, Clark, Hicks, Douglas, Foss, Greer, Hodges, Potter, Smith, Spencer, Stevens, Stockton, Thorpe, Whitney, 13.

What the Third House Says.

That the Potgiesser homestead exemption bill should be referred to the committee. It affords brevity. Senator McHale says the Greer bill throws \$2,000 to the wind, and the wind does not seem to need it this winter.

Now the state legislature wants to tackle the problem of the tax commission.

Senator Potgiesser's latest is expected in its terms. Senator Theisen introduced a measure to repeal the law relating to the village of Excelsior to construct a system of waterworks.

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SENATE CALENDAR.

S. F. 15 (Barr)—To legalize conveyances of real property made by husband directly to wife, and vice versa. Passed, 28 yeas, 6 nays.

aided and abetted. Laid over for amendment.

H. F. 82 (Littleton)—To amend section 240 of chapter 24 of the General Statutes of Minnesota of 1894, relating to corporations. Passed.

S. F. 162 (Sperry)—To amend section 207, chapter 10, General Statutes 1878, etc., relating to the issuance of bonds for the erection of public buildings by cities, boroughs and villages. To pass.

S. F. 181 (Senator) by S. F. 5 and 21—Committee on taxes and tax laws.—For the appointment of a commission to prepare and report a proposed revision and amendments to the existing tax laws, etc. Indefinitely postponed.

Stevens and Thorpe Bills Give Owers a Show.

Senator Stevens would help out those who are suffering under a load of delinquent taxes, by amending the present law so that any one who has delinquent taxes of 1894, to read as follows:

"If at said sale any piece of land shall be sold to a purchaser or bid in for the state, the same may be redeemed from such sale any time before the expiration of the period for redemption therefrom, under any notice which has been duly given, by any person having an interest therein, who shall pay to the treasurer of the county for the use of the person thereon entitled."

Such a parcel shall have been bid in for the state and the right of the state shall not have been assigned, the amount for which the same was bid in for the state.

Second, if the right of the state shall have been assigned, the amount paid by the assignee with interest from the day when so paid, and if he shall have paid any delinquent taxes, penalties, etc., accruing subsequent to the assignment, the amount so paid by him, with interest from the day of such payment.

Third, if the same shall have been sold to a purchaser, the amount paid such purchaser, with interest, and if he shall have paid any delinquent taxes, etc., accruing subsequent to the sale, the amount so paid by him with interest from the day of such payment.

The county auditor is instructed to file with the county treasurer the proper receipts for such redemptions. If the amount of the purchase money for redemption be more than that required by law, it shall not invalidate such redemption, but the auditor shall be held liable for the deficiency to the person entitled thereto.

Another amendment provides for the disposal, at public or private sale, by the county auditor of forfeited land for delinquent taxes, etc., accruing subsequent to the sale thereof by paying the amount due under such sale and interest.

Senator Thorpe would have the following conditions observed in relation to sales on foreclosure of mortgage.

The mortgagee must file in the office of the county auditor a certificate containing: 1. A description of the mortgage and all assignments thereof. 2. The date of the maturity of the mortgage at the time of sale. 3. The amount actually due upon said mortgage at the time of making the certificate.

That the mortgagee has elected to foreclose such mortgage. Any foreclosure not observing such conditions, shall be void.

LIMITS CITY HOMESTEADS.

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S. F. 19 (Greer)—To create and provide for a system of training blind children and to promote the establishment of free public libraries and create a public library commission. Laid over.

GENERAL ORDERS.

S. F. 126 (Stevens)—Legalizing official certificates of sale and the record thereof, hereinafter provided for by law, powers, and judicial judgments, orders and decrees, and authorizing the force and effect of such orders and decrees.

SENATORS BETTER.

WASHINGTON, Feb. 14.—Both Senators Harris, of Tennessee, and George, of Virginia, who have been out of the house, were reported better tonight.

KILLED FOSS' BILL

GRANT COUNTY STATESMAN'S JOY WAS BUT A TRANSIENT PLEASURE.

FERRIS' EXECUTION BILL

IS GIVEN A CLOSE CALL, BUT PASSED BY A SMALL MARGIN.

SEVERAL BANKING BILLS

Are Discussed at Length, But Are Finally Referred to Committee Without Action.

THE BILLS ON GENERAL ORDERS AND ALSO ON THE HOUSE OF REPRESENTATIVES

The bills on general orders and also on the house of representatives, occupied the afternoon session in the house, during which there was no more sensational incident than the pathetic ending to the only bill introduced this session by Mr. Foss, of Grant, which has a place on the calendar. When the speaker had called the house to order, Representative Johns, of Ramsey, requested that, unless there was objection, the three bills providing for the licensing of barbers, plumbers and horsehoers in this state, be taken from the committee on general legislation and sent to the committee on labor and labor legislation. There was objection on the part of Judge Hicks and Mr. Jacobson, who wanted to hear any good reason for the change. Mr. Johns withdrew his request, but later on in the afternoon, when he explained that the persons interested in the barbers' license bill wished it to be referred to the committee, and when Mr. Foss, who introduced the plumbers' bill, added his request that of Mr. Johns, it was ordered that the three measures, H. F. 51, H. F. 130 and H. F. 64, covering the subjects named, be recalled from the printer and sent to the committee on labor and labor legislation.

SIX OTHER BILLS ON GENERAL ORDERS

Were taken up by the committee of the house, with Mr. Feig in the chair, and progress reported on them. H. F. 63 (Stockwell) was called, and at his request, was made an adjourned order for Tuesday at 2 p. m. It amends section 156 of the penal code and has been recommended for passage by the crimes and punishments committee.

When the calendar was called up, there were a good many absentees, and partly due to this, possibly, Representative Ferris' measure providing that executions of the death penalty should be had in the state prison at Stillwater, when the roll was called on the bill, the first member to get up, Representative Abbott, took the floor, and, after delivering a brief eulogy upon the judiciary committee, by which the bill was recommended for passage, expressed the view that lawyers were divided on the wisdom of passing this bill, and that they were even divided at all. He moved to vote on the bill, and would later vote on the bill already introduced authorizing capital punishment.

Judge Hicks rose long enough to remark that if there was one subject upon which the members of the legislature wished legislation it was the banking laws. Mr. Donnelly asked that the bill be printed and read in full. The author then indicated by italics which portions of the text were new and which old law. This suggestion was accepted, and the bill was ordered printed and placed on general orders. Next came up H. F. 257 (Donnelly), requiring banks to make public statements daily of the condition of the bank at the end of the business of the preceding day, to be indefinitely postponed. Upon Mr. Donnelly's motion the bill was ordered printed and placed upon general orders.

Mr. Donnelly's other banking bill, H. F. 258, which provides for the hanging up of the names of the stockholders of each bank and the amount of stock held by each, was next considered. Still a third bill, H. F. 259, providing for the immediate enforcement of the liability of stockholders, directors or trustees of corporations, for the benefit of creditors, changing the provision so as to accept of Mr. Donnelly's was also considered, and the bill was ordered printed and placed on general orders.

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LOSS OF CONTROL OF HER NERVES

A Helpless, Painful Condition.

From the Tribune, Minneapolis, Minn. It is said that a younger generation is living in an era of nervousness. Some attribute the cause to the climate of our country; if there is an atmospheric effect it certainly is the least of the causes that produce nervousness. The great freedom enjoyed by the American people is in a large measure to blame for the high-strung condition of our nerves. There is a rustic and hustle on every hand. There are excursions, picnics and long journeys. We work days and plan during the night. We are hurried, we bolt our food, sleep with irregularity, with seldom a thought of our nerves.

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PERITAIN TO BANKS.

A Number of Bills Considered in the House.

Representative McDonald, of Ramsey, met much better treatment from the house on the matter of his insurance bill yesterday than was accorded him by the banks and banking committee by which it was considered Friday evening.

In other words, the decision of the committee to report the bill for indefinite postponement, a provision of a unanimous vote, reversed by the house.

When the last of several reports on banking measures treated in the same manner had been received by the house, Chairman Dan Shell, of the committee, who has put in considerable time in the consideration of these measures, rose and said that the most good natured fashion: "I wish to express my thanks to the house for its action in these matters, that is all I care to say at this time. The action of the house cannot be construed as a reflection upon the ample general member from Nobles or the committee. It seems as if the house is prepared now to pass some stringent and positive legislation to correct some of the banking evils which the state has suffered from for a number of years. On the banking committee there are a number of members who