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**I. KATZ,**  
 96 and 98 South Wabasha St

**SALARIES GO BACK**

JUDGE WILLIS DECLARES THE LAW OF 1895 TO BE SPECIAL LEGISLATION.

**COUNCIL IS NOT ENTITLED**

TO CUT OR RAISE SALARIES FIXED BY THE LAW PRIOR TO THEM.

**ACTIONS AGAINST THE CITY**

Likely to Follow on Account of the Cut Made in Several City Officers' Stipends.

Judge Willis declared yesterday that the law of 1895 purporting to give common councils of Minnesota cities power to fix the salaries of city officials was unconstitutional. The judge announced that he would in the course of a few days write an opinion expressing his views and stating his reasons in detail.

The question came before the court in the suit of A. E. Bowe, formerly the second assistant in the corporation attorney's office, against the city to recover the 10 per cent reduction in his salary held back by the city under the resolution of the common council. This resolution, which reduced the salaries of several other city officials, was adopted by virtue of the legislative act of 1895, which purported to empower the council to fix the salaries of all city officials, as well as the judges of the municipal court.

In its answer to the suit of Mr. Bowe, the city pleaded this resolution of the council and the law of 1895 which authorized its adoption. Mr. Bowe demurred to the answer. Judge Willis sustained the demurrer and thereby ruled that the law of 1895 is unconstitutional. Under this ruling every city official whose salary was originally fixed by law prior to 1895 is in no way affected by the law of 1895 and the resolution of the common council thereunder.

Judge Willis, in his oral opinion delivered from the bench, said that it was apparent that the law of 1895 constituted special legislation, as it could not apply to any other city than St. Paul. The law provided no proper basis of classification, either as to the cities coming within its scope or as to the officers affected by the law. The title of the act was not setting forth with exactness, as required, the subject matter of the law. From the title the law would appear to apply to all officers, whereas exceptions are made of the mayor, the comptroller and the judges and clerk of the municipal court.

The decision of Judge Willis, if sustained by the supreme court, which will unquestionably be called upon to finally pass upon the law of 1895, will affect several city officials, whose salaries were reduced by the resolution that topped 10 per cent of the salary of Mr. Bowe. City Treasurer Horst will, in the event that the law is unconstitutional, draw the old salary of \$1,800 a year, instead of \$1,600 as fixed by the council. So will the city engineer. The building inspector will receive his old salary of \$2,500 instead of \$2,250, and may be he will sue the city for the difference between \$2,500 and the \$1,800 paid him for the year 1895. The corporation attorney and city clerk, whose salaries were reduced by the resolution at \$8,000 each, will, in such event, have their compensations restored and both

A desperate looking man, with two drawn revolvers, is not a pleasant person to meet at a lonely cross-road. Most men will go a long way out of their way to avoid such an encounter. The same men will seek their health and cure death in the guise of consumption. One-sixth of all the deaths in this country are due to this most fatal of maladies.

Until very recent years, consumption was considered absolutely incurable. It is now known to be curable. During the past thirty years it has been demonstrated that Dr. Pierce's Golden Medical Discovery will cure 98 per cent. of all cases of consumption, if taken in the earlier stages of the disease before the lungs are too much wasted, and in cases of asthma, laryngitis and all diseases of the air-passages. It acts directly on the lungs, driving out all impurities and disease germs. It soothes the cough, facilitates expectoration, thus thoroughly clearing the lungs. It purifies and enriches the blood and tears down, carries off and excretes old, inert, half-dead tissues, replacing them with the new, firm, muscular tissues of health. It is the great appetite sharpener, blood-maker, flesh-builder, nerve-tonic and restorative. Thousands who had been given up to die have been restored to complete, robust health by this marvelous medicine. Do not buy from unscrupulous dealers who try to force upon you something beside what you ask for. There is nothing to take the place of it, or which is "just as good" as "Golden Medical Discovery."

If you find yourself feeling miserable—no strength and a cough—write Mrs. C. M. Ward, of East Lyme, New London Co., Conn. As some of my family died with consumption, I was frightened. I began taking Dr. Pierce's Golden Medical Discovery. After taking the second bottle I felt much better, and am now well.

Dr. Pierce's Pellets cure constipation.

will probably sue for the back salaries coming, if the law is finally wiped out. The judges of the municipal court, who have been drawing salaries at the rate of \$3,500 a year instead of the \$4,000 allowed by law, will likewise be "re-

duced."

Miss Laura Furness, 265 South Exchange street, city.

Aug. Holterhoff, 607 Westminster street, city. G. H. Tenbroeck, 1539 Ighart street.

Harry Picha, 229 East Fourth street, city. Leah M. Reeves, 75 East Twelfth street, city.

Ann Sawyer, 1996 Milwaukee avenue, city.

It is interesting to note that two of the winners, Miss Palmer and Herrick, who captured the first and fourth prizes respectively, live in Hudson and attend the public school's term—which is strong commendation for the method of instruction in history in that city.

Miss Anna Baker, the winner of the third prize, is a well-known St. Paul young lady, and employed as stenographer by Schuneman & Evans.

Willie Dawson, who captured the sixth prize, is the young son of William Dawson Jr.

Following is a list of the correct answers to the pictures. The manager of the puzzle department wishes to say in explanation, that many of the contestants had the facts of the incidents pictured clearly in their minds, but made little mistakes in the matter of dates or some such trifling errors—but sufficient to disqualify them, under the rules.

The correct answers to the puzzles, given in the order of their appearance, are as follows:

1. The Boston tea party, Boston harbor, Mass., Dec. 16, 1773.  
2. Dinner of baked sweet potatoes, given

by Gen. Francis Marion to a British officer during the Revolutionary war.

3. Surrender of Gen. Robert E. Lee to Gen. U. S. Grant, at Appomattox, Va., April 9, 1865.

4. The fight at North bridge, Concord, Mass., April 19, 1775, of the minute men, led by Maj. Baturick, with the British regulars.

5. Assassination of President Lincoln by John Wilkes Booth, in Ford's theater, Washington, April 14, 1865.

6. The destruction of the steamer Caroline, in 1837, by Canadian militia, who cut her out from her moorings below Buffalo, sent fire to her and sent her drifting over Niagara falls.

7. Battle of the Monitor and Merrimack in Hampton roads, March 9, 1862.

8. Rear Admiral Farragut, lashed in the mast of the Hartford, passing forts Gaines and Morgan into Mobile bay, Aug. 5, 1864.

9. Bombardment of Fort Sumter, in Charleston harbor, S. C., by the Confederates, April 12, 1861.

10. Assault upon Senator Charles Sumner by Representative Preston S. Brooks, of South Carolina, in the senate chamber, in Washington, D. C., May 22, 1856.

11. Battle of Bunker Hill, near Boston, Mass., June 17, 1775.

12. Capture of Jefferson Davis, May 10, 1865, by cavalry under Lt. Col. Pritchard, near Irwinville, Ga.

13. The "hard cider" and "log cabin" campaign of Gen. Harrison for the presidency, in 1800.

14. Surrender of Lord Cornwallis to Gen. Washington, at Yorktown, Va., Oct. 19, 1781.

15. The attempt of Richard Lawrence to assassinate President Jackson, at Washington, D. C., Jan. 30, 1835.

16. The return to Secretary Dickinson by Capt. Samuel Dewey of the head of Gen. Jackson, which Dewey had saved off the wreckage of the frigate Constitution.

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