

A SECRET FOR WOMEN

Madame Moneaux, deceased beauty specialist, of New York, long possessed the greatest of all secrets pertaining to feminine charm. And what is this great secret, so much desired by women—the secret that has made a vast fortune for the madam's heirs, and that brought her all the famous actresses and society leaders for patrons?

Avery County Bill Favorably Reported Today

S. B. To authorize the purchase of Ashe's history of North Carolina by county boards of education, for rural libraries. Senator Means precipitated further discussion by moving that the boards of education be "advised" as well as authorized to purchase said history.

Bills Out of Order.

- S. B. 963. Senator Pharr. To amend law relative to Building & Loan Associations, Judiciary.
S. B. 964. Senator Jones. To authorize the purchase Confederate gray uniforms for old soldiers at Soldiers' Home. Pension and Soldiers Home.
S. B. 965. Senator Jones. To allow Raleigh to lease a public auditorium, Counties Cities and Towns.
S. B. 966. Senator Jones (by request). To incorporate the Old North State Colored Christian Conference, Corporations.
S. B. 967. Senator Gay. For relief of J. D. Barnes, ex-Confederate soldier, Pensions.
S. B. 968. Senator Gay. An act to amend law relative to tales jurors, Judiciary.
S. B. 969. Senator Gay. An act to abolish January term of superior court of Northampton county, Judiciary.
S. B. 970. Senator Gay. An act for the relief of J. B. Martin, Pensions.
S. B. 971. Senator Gay. For relief of C. L. N. Stevenson, ex-Confederate soldier, Pensions.
S. B. 972. Senator Gay. For relief of P. D. Murphy, ex-Confederate soldier, Pensions.
Mileage Book Bill. This is Senator Barringer's bill and was reported unfavorably by the committee. Senator Barham offered a minority report and made the first speech in favor of the bill. He declared that the present system was unnecessary and worked a hardship on purchasers of mileage books.
By Doughton: Joint resolution to adjourn sine die at 1 p. m. March the 1st, 1909.
By Myatt: As to courts in Tyrrell. The Senate sent over the work of yesterday, a large bundle of bills which were read and referred and amendments concurred in.
Dr. Balton was allowed to introduce a bill out of order as to township school committees in Northampton.
The unfinished business of yesterday's session was taken up and the chair recognized Mr. Doughton, who moved that the house take a recess for half an hour and hear the State Geologist and others as to the status of things. Mr. Hayes seconded the motion.
Mr. Kitchin thought the matter preposterous, and moved that the House do now adjourn till 8 o'clock tonight. Mr. Perry seconded the motion. Mr. Underwood seconded also.
Mr. Raseoe said he hoped the motion of Doughton would prevail for that was what we need—information. Hooker wanted to adjourn till 12:30.
A general mix-up of ideas prevailed, and it was hard to keep up with

JUST ONE WORD that word is Tuttur's. It refers to Dr. Tutt's Liver Pills and MEANS HEALTH. Are you constipated? Troubled with indigestion? Sick headache? Vertigo? Bilious? Insomnia? ANY of these symptoms and many others indicate inaction of the LIVER. You Need Tuttur's Pills Take No Substitute.

to legislate along this line, as there was no provision in the law compelling the railroads to keep on sale mileage books. He read a decision from the supreme court of Illinois in which legislation such like this proposed now was decided unconstitutional. No legislation can compel railroads to issue mileage books at a reduced rate. This has been decided by the supreme court of the United States. He went on to show the necessity of the present system because of the fact that mileage books now on sale are interchangeable and good on over forty-five different roads. It is the only way that the roads can protect themselves against loss.

Senator Barringer, who introduced the bill, followed Mr. Manning. He declared that the railroads in putting the present system on had violated the contract with the state and had broken the faith, and disregarded the corporation commission. He showed that the "absence" was becoming almost intolerable, citing numerous instances where men had been left in his town, and where numerous men had lost money by the system. He said that it seemed to be the purpose of the railroads to make mileage books unpopular and force people to pay two and one-half cents per mile. He declared that the roads were forced to resort to aspersions on the honesty and character of their employees in order to give color to their contentions and he believed that they had some ulterior motive in insisting on this system.

Senator Fasset followed. He said that he once favored the bill but had made a close investigation of the matter and found the bill proposed to be unnecessary and except by a few, entirely undesirable. Few traveling men want it. He went on to discuss the constitutionality of the bill. He declared earnestly that the state has no right to pass this bill and no power to pass a bill that could stand the scrutiny of the supreme court and that the legislature of North Carolina should not do a vain thing.

Senator Spence called the attention to the fact that the decision referred to by Senator Manning did not touch the exchanging of mileage for tickets. A lively cross-fire of questions between Senators Bassett and Spence. Senator Spence declared that the present system was devised because of the reduction of rates. He declared that the roads should be forced to take up mileage on the trains, no matter how much they charged for it.

Senator Manning again took the floor and made the strongest speech of the debate. He declared that the present system worked no hardship on the man who was able to purchase a mileage book at a reduced rate in compelling him to line up with common people at the ticket window and buy a ticket.

Senator Barham moved the previous question and it was put. On a roll call the vote stood 22 yeas to 22 noes. President Newlands voted "no" and the bill failed of passage on its second reading.

More New Bills. S. B. 973. Senator Pharr. To allow county commissioners of Mecklenburg county to change location of county jail. Counties, Cities and Towns.
S. B. 974. Senator Tillson. To fix duties of board of internal improvements of town of Marshall, Counties, Cities and Towns.
S. B. 975. Senator Starbuck. To allow Kernersville to issue bonds for street improvements, Judiciary.
S. B. 976. Senator Barringer. To amend section 1323 of revision. Revision.
Senator Dockery. A petition from the Society of Friends relative to capital punishment.
Senator Nimocks moved that the senate adjourn to meet tomorrow morning at 10:30.

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Mr. Doughton thought it the proper thing.
Mr. Kitchin warned up at the idea of the House going into recess to hear anything. May as well adjourn to hear an express company official.
Mr. Harshaw said he hoped the House would vote on the matter now and for all time.
Mr. Henderson thought the men of the House were able to discuss.
Mr. Cotten wanted Doughton's motion to prevail and hear information.
Mr. Kelly wanted to know if the gentlemen who want to talk were in accord. Mr. Morton said they were at variance.
Mr. Harshaw said he understood the gentlemen were experts, and if Mr. Cotten did not know experts were great to confound.
Mr. Kitchin said if they were disagreed then it would not help matters here.
Mr. Bowle said vote down both motions and go on with the business.
Mr. Murphy said the House would not take the report of any committee, and it may as well go on and finish the work.
Mr. Rodwell arose to say Mr. Murphy was out of order, which the chair sustained. The motion to adjourn was put and lost.
The motion to hear the matter, in recess, for thirty minutes, was on a division lost by a vote of 42 to 54, and Mr. Morton moved to recommit the bill to the committee and let it hear Dr. Pratt and the fish commissioner.
Mr. Privott begged that the bill be killed or made a law here and now, as the committee had worked all three weeks without agreement.
Mr. Grant asked Mr. Privott if there was any reason why eight counties should be kept in and nine left out? He could not answer.
Mr. Koonce and Mr. Morton both asked questions.
Mr. Grant asked how many propositions had been had? The answer was none except moving nets.
Mr. Grant asked if the magistrate could not do the work?
Mr. Privott said a magistrate could not go on the water.
Mr. Kitchin then moved that the original bill be taken up and passed. Mr. Latham seconded.
Mr. Henderson said he thought now the time to kill or make it.
Mr. Morton's motion was suddenly killed.
Mr. Stubbs said he had studied the matter some and thought he was in error in exempting his county, and he thought it was due the western members that they be given information, so they could know what was best; but how can they act when the western members are as all divided, and he was going to send forward a resolution to table the whole business, and appoint a commission to report two years hence, and save this House this two year trouble term after term.
Privott rose to a point of order to know if a substitute could be offered for a substitute. The chair ruled the substitute had become the original.
The resolution of Stubbs provides for a commission of members from Western Middle and eastern Carolina, and provides for all the machinery for carrying out the plans of sitting for 30 days or less.
Mr. Hanes said it was his first speech, but he wanted to ask the House to vote for that resolution, and that he came from the section where the trees grow tall, the men grow strong and the women beautiful, but know little of this great industry and this was a way to get at the information.
Mr. Wallace endorsed the resolution.
Mr. Koonce said he was glad to endorse the resolution for the members of the east are afraid of their shadows when you say "fish."
Mr. Green said that in his judgment, the resolution was the right thing. That the Morehead convention was composed of interested men, hence this trouble, and the men from

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Mr. Grant said if that rule was enforced as to him he would have to insist on enforcement of rules 13 and 21.
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Mr. Grant asked if this subject had not already come before the State several thousand dollars in time at this session?
"Yes," was the reply, "and if you and others will keep still we will pass the bill in fifteen minutes," said Mr. Privott. He pleaded for substitute bill.
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Mr. Wallace continued pointing out the difference in the conditions in the northern and southern parts of the coast.
Mr. Barnes asked if Wallace's county was not exempted? Yes, was the answer.
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Mr. Wallace said the trouble was the Morehead convention was composed of fishermen and divided.
Mr. Taylor thought the resolution not the right thing now, as it means to block legislation for two years, and he thought the work should be finished now.
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