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Interesting/ May We Wake, and Not Too Late/ Time, Place, and Girl

North Dakota Law Review Associate Editors

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Schedule, except with regard to reference concerning the Federal Land Bank and the Home Owners Loan Corporation; 2. Approved the report of the Committee on Press and Public Information; 3. Approved the principle of the amendment suggested by the Morris Committee on Criminal Procedure (substitute motion by Mr. Knauf defeated); 4. Approved a motion to have the State Bar draft a model moratorium act; 5. Adopted a resolution for presentation to the Bar Board and Supreme Court concerning certain public utterances by attorneys; 6. Elected as officers—John A. Layne, Fessenden, President; Hugh McCulloch, Washburn, Vice-President; Aloys Wartner, Jr., Harvey, Secretary-Treasurer.

INTERESTING

There came to our hands this month a printed petition, proposing that the people of the State enact the following as an initiated measure:

“Sec. 1. No conviction of felony heretofore or hereafter had under the laws of the United States or of any other state than the State of North Dakota shall be deemed a conviction of a felony under the constitution or statutes of this state, unless the crime for which the conviction be had, be deemed a felony under the laws of this state, and no court shall construe the constitution or any statutory provision of the state of North Dakota otherwise.

“Sec. 2. Repeal—All acts or parts of acts in conflict with the provisions of this act are hereby repealed.”

The committee for the petitioners includes two lawyers of the State.

MAY WE AWAKE, AND NOT TOO LATE

We had the privilege of sitting in on a meeting of the Chicago Crime Commission recently (courtesy of Hon. A. A. Bruce, former Chief Justice of our Supreme Court), and were quite convinced that our Lake Region address was timely, that our slot-machine-punch-board editorial was pertinent, and that we may as well prepare for an up-to-date future for our no-crime-wave towns of North Dakota if these “punk sticks” for “giant racket crackers” are permitted to smoulder until they set fire to some of those crackers. We respectfully suggest that some of our prosecuting attorneys re-read the address of Judge Johnson at the Fargo meeting (Bar Briefs, December, 1932).

TIME, PLACE AND GIRL

The time is September 6 and 7; the place is Bismarck; and the girl is our own Jealous Mistress. Arrange your calendar now, so that you will be able to attend the annual meeting of the State Bar Association. Those who do not attend should not complain if those who do monopolize the serious intentions of the jealous lady. Come, Old Timer, and Mr. Newcomer! This is your meeting!