the originating member, to the delight of his admiring electors, keeps adding "line upon line, line upon line, here n little and there a little."

The legal adviser has also to consult hundreds of rules of court made under legislative authority and having the force of statutes.

The publication of the reports has, in too many instances, been commercialized and the judgments reported in them are not always carefully chosen. Apply the recent statement of Mr. John Bassett Moore respecting American reports to our reports and statutes as well, and we have a fair statement of the case:—"The output is little regulated and with each court (and Legislature) there is connected a pipe to convey its product to the centre of distribution from which, day hy dny and year hy year, there is pumped out as through a great main upon a gurgling, gasping, sputtering Bar a turgid stream of judicial decision and legislative ennetment."

And so courts and legislatures go eeaselessly on, piling Pelion on Ossa, and Olympus on hoth, to the dismay of the hewildered lawyer and a helpless people. When will there appear from those modern Sinais a follower of the great law-giver with a suitable Code? It was no flight of imagination, but a statement of fact, when Tennyson wrote:—

"The lawless science of the law,
The codeless myriad precedent,
The wilderness of sin; instances,
Through which a few by wit and fortune led,
May beat a pathway out to wenlth and fame."

It is said that our reports supply so much information that no lawyer need take a step in the dark. His difficulty, however, is in groping to find the light in which to make the step. Those judgments come from many courts and judges who have varying qualities and in differing jurisdictions and environments, delivered in different decades and result in an irregular and incomplete development of the law on almost every subject.