JOURNAL

OF THE

ADJOURNED SESSION OF 1863–4, OF THE

HOUSE OF REPRESENTATIVES

OF THE

COMMONWEALTH OF KENTUCKY,

BEGUN AND HELD IN THE TOWN OF FRANKFORT, ON MONDAY, THE SEVENTH DAY OF DECEMBER, IN THE YEAR OF OUR LORD 1865, AND OF THE COMMONWEALTH THE SEVENTY-SECOND.

FRANKFORT, KY:
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1865.

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House Of Representatives

COMMONWEALTH OF KENTUCKY

TRANSMITTED TO THE HOUSES OF ASSEMBLY OF THE STATE OF KENTUCKY AT THE SESSION OF 1804

Mr. Boyd of Maysville to fill the vacancy in the House of Representatives from the 15th district occasioned by the death of Mr. Isaac.
The House met pursuant to the resolution of adjournment. Hon. Harrison Taylor, the Speaker, took the Chair. The roll being called, the following members responded to their names, viz:


Mr. A. H. Herrod, the member elected from the county of Kenton, to fill the vacancy occasioned by the resignation of Mr. M. M. Benton; Mr. John D. Ross, the member elected from the counties of Boyd and Lawrence, to fill the vacancy occasioned by the resignation of Mr. Daniel W. Johns; Mr. A. G. Waggener, the member elected from the counties of Cumberland and Clinton, to fill the vacancy occasioned by the resignation of Mr. J. H. C. Sandidge, and Mr. Isaac N. Webb, the member elected from the county of Henry, to fill
the vacancy occasioned by the death of Mr. James P. Sparks, appeared, and having severally taken the oath prescribed by the Constitution, took their seats.

Mr. John R. Thomas moved a call of the House.

And the question being taken thereon, it was decided in the negative.

Mr. John R. Thomas then moved a call of the roll,

And the question being taken thereon, it was decided in the affirmative.

The roll was then called, when the following members responded to their names, and were present, viz:

Mr. Speaker (Taylor), J. B. English, F. M. Ray,
Alexander E. Adams, Elijah Gabbert, John D. Ross,
Alfred Allen, Francis Gardner, George S. Shanklin,
William H. Baker, Hiram Hagan, E. H. Smith,
H. M. Bedford, C. M. Hanks, R. J. Spurr,
William Bell, Jacob Hawthorn, Caleb Stinson,
T. J. Birchett, Thomas P. Hays, T. R. Taylor,
Henry Bohannon, A. H. Herrod, John R. Thomas,
James T. Bramlette, O. P. Johnson, Thomas W. Varnon,
Isaac Calhoon, William R. Kinney, A. G. Waggener,
John W. Campbell, J. H. Lowry, A. H. Ward,
T. P. Cardwell, L. S. Luttrell, W. W. Waring,
John B. Carlile, John L. McGinnis, Isaac N. Webb,
Samuel E. DeHaven, H. C. McLoed, James Wilson,
Edward F. Dulin, W. H. Miller, George T. Wood—47.

Sebastian Eifort, William A. Pepper,

There being no quorum present, on motion of Mr. DeHaven,
Ordered, That the House adjourn.

THURSDAY, JANUARY 5, 1865.

The roll being called, the following members responded to their names, viz:

Mr. Speaker (Taylor), Stephen F. Gano, F. M. Ray,
Alexander E. Adams, Francis Gardner, John D. Ross,
Alfred Allen, John J. Gatewood, J. C. Sayers,
William H. Baker, Aaron Gregg, George S. Shanklin,
A message was received from the Senate by Messrs. Cleveland and McHenry, announcing that the Senate had met, formed a quorum, and was now ready to proceed to legislative business.

Mr. DeHaven moved that a committee be appointed to inform the Senate that the House is now organized, and ready to proceed to business, and also to act in conjunction with a committee from the Senate to inform the Governor that the two Houses had organized, and were ready to receive any communication he may be pleased to make.

Which was adopted.

Whereupon, the Speaker appointed Messrs. DeHaven, Ward, and Sayers said committee.

After a short time, the committee reported that they had performed the duties assigned them, and had been informed by the Governor that he would make a communication to the two Houses, in their respective chambers, on to-morrow morning at 11 o'clock.

1. Mr. Shanklin presented the petition of C. J. Spillman, administrator of Michael Robinson, deceased, praying for the passage of an act for the benefit of the estate of said decedent.

2. Mr. Luttrell presented the petition of Abner Hord, of Mason county, praying for the passage of an act freeing his slaves.

3. Mr. McLoed presented the petition of certain donors to the Kentucky University, praying for the passage of an act to amend the charter of said corporation.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on the Judiciary; the 2d to the Committee on the Revised Statutes, and the 3d to the Committee on Education.

Mr. Henry G. Van Seggern, the member elected to serve in this House from the city of Louisville, to fill the vacancy occasioned by
the death of Mr. Hugh Irvine, appeared, took the oath prescribed by the Constitution, and took his seat.

Mr. Kinney read and laid on the table the following joint resolutions, viz:

WHEREAS, There is a present exigency in Kentucky for labor, and unless some provision can be made to check the exodus thereof from the State, and encourage its immigration thereto, it is to be apprehended that there will not be a sufficiency thereof to till the soil during the coming season; and whereas, the institution of slavery has ceased to be effective for the purposes for which it has been hitherto sustained; therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the rebellion now existing against the just authority of the Constitution and laws of the United States, together with the measures which it was necessary for the Government to take to suppress the same, has so demoralized the institution of slavery that the interests of Kentucky demands its immediate abolition within her borders.

2. Resolved, That to so amend the national organic law as to exclude slavery from all the States and Territories within the jurisdiction of the United States would be no violation of the reserved rights of the States, and would not be incompatible with the designs of the original framers of the Federal Constitution, and, under present circumstances, would redound to the interest of the whole country, and especially to the interest of our Commonwealth; therefore,

3. Resolved, That our Senators in the United States Congress are hereby instructed, and our Representatives requested, to vote for an amendment to the Constitution of the United States ordaining that slavery or involuntary servitude (except for crime), "be and shall forever remain abolished in the United States of America."

Leave was given to bring in the following bills, viz:

On motion of Mr. Hanson—1. A bill to amend the charter of the Paris and Bethlehem turnpike road company.

On motion of Mr. Dulin—2. A bill to amend the road law of Greenup county.

On motion of Mr. Webb—3. A bill for the benefit of the sheriff of Henry county.

On motion of Mr. J. W. Campbell—4. A bill empowering the county court of Nicholas county to levy a tax to create a bounty fund.

On motion of Mr. McLeod—5. A bill permitting William J. Steele, judge of the county court of Woodford county, to qualify as the executor of Joel H. Gray, deceased.

On motion of Mr. Hawthorn—6. A bill for the benefit of Campbell county.
JAN. 5.] HOUSE OF REPRESENTATIVES.

On motion of Mr. Spurr—7. A bill to incorporate the Baptist church in Lexington.


On motion of Mr. Luttrell—10. A bill legalizing the proceedings of the Mason county court in paying local bounties to volunteers from said county in the army of the United States.

On motion of Mr. Calhoon—11. A bill for the benefit of Henry Lucas, late sheriff of McLean county.

On motion of Mr. McGinnis—12. A bill for the benefit of the sheriff of Anderson county.

On motion of Mr. Lowry—13. A bill for the benefit of John N. Hadden, of Todd county.

On motion of Mr. Ray—14. A bill for the benefit of the common schools of Hickman and Fulton counties.

On motion of same—15. A bill for the benefit of the sheriffs of Hickman and Fulton counties.

Ordered, That Messrs. Hanson, Webb, and Bramlette prepare and bring in the 1st; the Committee on County Courts the 2d, 4th, 6th, 8th, and 10th; the Committee on Retrenchment and Reform the 3d; the Committee on the Revised Statutes the 5th; the Committee on Corporate Institutions the 7th; the Committee on Ways and Means the 8th, 11th, 12th, and 15th; the Committee on Propositions and Grievances the 13th; and the Committee on Education the 14th.

There being no further business before the House, at 10½ o'clock Mr. DeHaven moved that the House do now take up and dispose of the business in the orders of the day.

And the question being taken thereon, it was decided in the affirmative.

The joint resolution offered by Mr. Alfred Allen, on the 30th day of January last, in relation to amendments to the Codes of Practice and the Revised Statutes, was taken up and referred to the Committee on the Revised Statutes.

The House then took up the bill, entitled

A bill to amend chapter 15 of the Revised Statutes.

Mr. DeHaven moved to commit said bill to the Committee on the Judiciary.

And the question being taken thereon, it was decided in the affirmative.
The resolution offered by Mr. Chandler, on the 29th of January last, in relation to the distillation of grain, was taken up and referred to the Committee on Federal Relations.

The resolution offered by Mr. Hamilton, on the 28th day of January last, in relation to the election of a United States Senator, and the resolution offered by Mr. R. J. Browne, on the 25th day of January last, in relation to the extension of the present session of the General Assembly, and the resolution offered by Mr. Chandler, on the 23d day of January last, in relation to the adjournment of the General Assembly, were severally taken up, and, on motion of Mr. DeHaven, ordered to be laid on the table.

The House then took up the bill, entitled
A bill to amend and define the revenue laws of Kentucky.
On motion of Mr. DeHaven,
Ordered, That said bill be recommitted to the Committee on Ways and Means.

The House then took up the preamble and resolutions offered by Mr. Sparks, on the 23d day of January last, in relation to free negroes.
Ordered, That said preamble and resolutions be referred to the Committee on Revised Statutes.

The House then took up the preamble and resolutions reported by Mr. Wood, from the Committee on Education, on the 16th day of January last, in relation to common schools.
On motion of Mr. DeHaven,
Ordered, That said preamble and resolutions be recommitted to the Committee on Education.

The House then took up the motion of Mr. Curtis, made on the 16th day of January last, to reconsider the vote by which the House rejected the bill, entitled
A bill to change the time of meeting of the General Assembly.
Mr. Dulin moved to lay the said motion to reconsider on the table.
And the question being taken thereon, it was decided in the affirmative.

The House then took up the motion of Mr. McLeod, made on the 1st day of February last, to reconsider the vote by which the House adopted the resolution offered by Mr. Wood, of thanks to Colonel Orlando H. Moore, and the officers and soldiers under his command.
Mr. McLeod, by unanimous consent of the House, withdrew said motion to reconsider.
So said resolution stands adopted.
The House then took up the bill, entitled
A bill for the benefit of William Sowders.
Mr. DeHaven moved to lay the bill on the table.
And the question being taken thereon, it was decided in the affirmative.
So said bill was rejected.

The House then took up the motion of Mr. DeHaven, made on the 5th day of February last, refusing to order to its third reading a bill which originated in the Senate, entitled
An act for the benefit of the sheriff of Owsley county.
And the question being taken on the reconsideration of said vote, it was decided in the negative.

The resolution offered by Mr. Bailey, on the 6th day of February last, to appoint a committee to visit the Western Lunatic Asylum, was taken up and referred to the joint committee appointed to visit the several charitable institutions of the State.

The House then took up the motion of Mr. Wilson, made on the 6th day of February last, to reconsider the vote by which the House passed the bill, entitled
A bill for the benefit of Samuel F. Roberts, late sheriff of Kenton county.
By the unanimous consent of the House, Mr. Wilson withdrew the motion to reconsider the vote.

The House then took up the bill, entitled
A bill to define further the duties of Quartermaster General.
On motion of Mr. DeHaven,
Ordered, That said bill be recommitted to the Committee on Military Affairs.

The House then took up the motion of Mr. Waring, made on the 11th day of February last, to reconsider the vote by which the House rejected a bill, entitled
A bill to amend an act, entitled "An act to provide for the paying the arrears of pay due deceased soldiers to their widows or heirs," approved August 31, 1862.
And the question being taken on the reconsideration of said vote, it was decided in the negative.

The House then took up the substitute reported by the Committee on the Revised Statutes to a bill which originated in this House, entitled

A bill to amend section 8, article 1, chapter 43, title "Guardian and Ward," of the Revised Statutes.

On motion of Mr. DeHaven,

Ordered, That said bill and substitute be recommitted to the Committee on the Revised Statutes.

The House then took up a bill, which originated in the Senate, entitled

An act for the benefit of the incorporated banks of the Commonwealth.

On motion of Mr. Alfred Allen,

Ordered, That said bill be recommitted to the Committee on Banks.

The House then took up the bill, entitled

A bill concerning peddlers.

On motion of Mr. Gano,

Ordered, That said bill be referred to the Committee on Ways and Means.

The House then took up the motion of Mr. McLoed, made on the 20th day of February last, to reconsider the vote by which the House refused to concur in a resolution which originated in the Senate, entitled

Resolution in relation to a portrait of Henry Clay.

And the question was taken on the reconsideration of said vote, and it was decided in the affirmative.

The question was then taken upon concurring in said resolution, and it was decided in the affirmative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

The House then took up a bill which originated in the Senate, entitled
An act for the benefit of the Trigg Academy.
Ordered, That said bill be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up a bill which originated in the Senate, entitled
An act for the benefit of Jerry South.
On motion of Mr. Gabbert,
Ordered, That said bill be committed to the Committee on Claims.

The House then took up the bill, entitled
A bill to suspend the laws in relation to the arrest of fugitive slaves.
On motion of Mr. Ray,
Ordered, That said bill be recommitted to the Committee on the Judiciary.

A bill from the Senate, entitled
An act to regulate the fees of county and circuit court clerks, was taken up, and, on motion of Mr. Alfred Allen, committed to the Committee on the Revised Statutes.

A message was received from the Senate announcing that they had adopted a resolution fixing a day for election of a United States Senator.

The Speaker laid before the House the report of the Superintendent of Public Instruction, in response to the resolution of Mr. Thompson,
which was adopted by this House on the 20th day of February last, as follows, viz:

**Office of Superintendent of Public Instruction,**
Frankfort, Ky., January 5th, 1865.

*To the Honorable the Speaker and Members of the House of Representatives of Kentucky:*

**Gentlemen:** The accompanying table is submitted in compliance with a resolution adopted by your honorable body on the 22d day of February, 1864.

It shows from what counties certificates of settlements and certified copies of settlements of the accounts of the Common School Commissioners of the State have been received at this office for each of the several years, to-wit: 1851, 1852, 1853, 1854, 1855, 1856, 1857, 1858, 1859, 1860, 1861, and 1862.

From the year 1851 to the year 1859, inclusive, nothing more was required, in proof that a Commissioner had rightly disbursed the common school money placed in his hands, than the County Court Clerk's certificate of the fact of a settlement having been made by the Commissioner with the County Court of the county in which he lived. Since 1859 the law has required that certified copies of all such settlements shall be sent to this office.

In the table herewith presented, "C" indicates that a certificate of settlement, and "CC" that a certified copy of the settlement itself, has been received. Before proposing any amendment to the present law upon the subject, I desire to confer with the Committee on Education.

Respectfully,

D. STEVENSON,
Supt. Public Instruction.
A Table showing the returns of Commissioners' Settlements.

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* The apportionment to this county for 1862 has not yet been drawn.
* Commenced drawing where the line terminates.
Ordered, That the Public Printer forthwith print 150 copies of said report for the use of the members of the General Assembly, and that the same be referred to the Committee on Education.

On motion of Mr. Gabbert,

Ordered, That the House do now adjourn until to-morrow morning at 11 o'clock.

FRIDAY, JANUARY 6, 1865.

1. Mr. Joshua F. Bell presented the petition of W. A. Hoskins, &c., praying a grant of charters for certain companies.

2. Mr. Speaker presented the petition of the President and Directors of the Maysville and Lexington turnpike road company, praying to be relieved from the penalties and forfeitures for failing to rebuild the burnt bridges upon their road.

3. Mr. Ray presented the petition of sundry citizens of Hickman county, praying that W. F. Boon be permitted to erect a toll-bridge over Obion creek.

4. Mr. Barnes presented the petition of the trustees of school district No. 12, of Bath county, praying for the passage of an act for the benefit of said school district.

Which were received, the reading dispensed with, and referred—the 1st, 2d, and 3d to the Committee on Corporate Institutions, and the 4th to the Committee on Education.

Mr. Alfred Allen, from the Committee on Federal Relations, to whom had been referred the resolution of Mr. Chandler, in relation to the distillation of grain, asked that the committee be discharged from the further consideration thereof.

Which was granted.

A message was received from the Governor, by Mr. Page, Assistant Secretary of State, which reads as follows, viz:

Gentlemen of the Senate and House of Representatives:

The Constitution requires of the "Chief Executive," that "he shall, from time to time, give to the General Assembly information of the state of the Commonwealth, and recommend to their consideration such measures as he may deem expedient."
The period since your adjournment has been crowded with so many important events, affecting materially our national interests, as well as those of the Commonwealth, that a communication touching some of those matters which have affected the state of the Commonwealth, is recognized as a requirement of the Constitution.

As a people, we have reason to be thankful to a just Providence for the series of almost unbroken successes which have crowned the arms of our Government in the struggle against rebellion.

Much as we may deplore the occasion of this rebellion, and the necessity which it imposes for the sacrifice of so much valuable life of our people, yet it is a source of gratulation to ourselves, and a cause of gratitude to Him, that such uniform and great successes have been achieved by the armies of the Union. We, of Kentucky, have especial reason to rejoice at the results of Maj. Gen. Sherman's unparalleled successes—during the period of your recess—terminating in the capture of Savannah. History will give him rank with the first captains of any age. By his successes, up to the fall of Atlanta, the enemy, who so persistently threatened our security as a State, was driven far from us. And when he took his eagle flight across the State of Georgia, he left that grand old warrior, the invincible Maj. Gen. Geo. H. Thomas, to perfect the security which he had given. Most grandly has Maj. Gen. Thomas achieved our security by the destruction of the rebel army under Gen. Hood—a victory more complete and full of hopeful assurance than any which has crowned our arms during the war.

Words are inadequate to give expression to the flow of profound gratitude which the Kentucky heart yields to the invincible hero, Maj. Gen. Geo. H. Thomas, and his heroic command. By his glorious success, the red wave has been beaten back from our bosom, and the cause of the Union is high advanced. Our eastern border, we trust, has been secured by the successful and destructive raid of Maj. Gen. Stoneman, and his successes against the forces of Maj. Gen. Breckinridge, which constantly menaced us from that direction. We, therefore, so far as invading armies have threatened, are at this time hopefully relieved from their menaces.

The national aspect of these successes, great as they are, it is not my purpose to estimate in this communication, only to state their bearing upon "the state of the Commonwealth" is the purpose of notice in this special communication.

Soon after your adjournment, the public mind became much disturbed and disquieted by the enrollment of the negroes, preparatory
for draft. Fearing some untimely outbreaks, or unlawful resistance to the execution of the law, I issued a proclamation on the 16th day of March, to allay undue excitement and prevent unlawful acts.

To still further secure the peace, order, and quiet of Kentucky, and to obtain for our citizens a fair and just administration of the law, and secure them against the unlawful and offensive courses pursued by persons professing to act by authority, who were forcibly taking slaves, and recruiting for camps in Tennessee, as well as in Kentucky, and to have a stop put to an extensive recruiting brokerage for other States, I went in person to Washington to confer with the President and Secretary of War upon some plan by which these objects could be effected.

The State of Kentucky, being the frontier of loyalty, had been swept over by rebel armies and by our own armies; had been subjected to formidable rebel raids, and continued depredations by guerrillas. Our fields had been devastated by the sweep of armies, and homes desolated by rebel raids and guerrilla depredations, to such an extent that a large portion of our productive labor had been driven from the State, and the arm of industry was greatly paralyzed by the destruction which menaced its labors, and the want of security in the enjoyment of its fruits.

The slave labor was therefore an important item to be secured against destruction, beyond what might be taken in a lawful way, and by proper means and agencies.

It was agreed that when any county filled its quota, in any way, no further recruiting of negroes should be permitted in such county—except in such cases as where the master and slave both concurred in the application for enlistment. When the draft was necessary to fill the quota, all, of course, subject to draft, had to take their chances of such involuntary service. It was agreed that all recruiting should be strictly limited to the regularly appointed officers for that service; and that those engaged without authority, or in the offensive and unlawful modes of sending out bodies of troops to gather up negroes by force and otherwise, and put them in camps, should be arrested and summarily punished. It was further agreed, that all negroes recruited by enlistment or draft should be removed to camps outside of the State, for organization and instruction. This was to prevent the entire demoralization and destruction of what should be left of that class of labor. These points being agreed, Brigadier General (since Brevet Major General) Burbridge, then in command of the Military District

H. R.—2
of Kentucky, was selected, and charged with carrying out these agreed points. I assured the President that the people of Kentucky were a law-abiding people, and, though opposed to the policy of placing the negro in the ranks of the soldier, yet, if the law were executed as agreed, I would pledge our people to a peaceful and loyal obedience to the law.

It was not contemplated by me that this was to save slavery in Kentucky, nor did any such idea occur to the President. It was not sought thereby either to perpetuate slavery, or to exterminate it; but solely with the view of protecting the interests of a loyal people, by securing them exemption from unlawful and offensive courses; from insults and unnecessary injuries; the State from the loss of its proper credits, and the country from the unnecessary destruction of a large amount of productive labor.

Having uniformly held and continuously announced the conviction, from the commencement of rebellion, that secession was the worst form of abolition; that it would abolish slavery in blood, it never entered my mind that anything I might do to relieve my people from suffering on account of it, could either prevent or stay the hand of rebellion from working its destruction. The object of this arrangement was to benefit and protect the loyal white man, and prevent him being subjected to wanton and uncalled-for injury and unprovoked insult and outrage, by lawless acts, on account of the negro.

Had these agreements been carried out, a very different state of feeling would have existed in Kentucky. But, instead of carrying them out, the most offensive and injurious modes were adopted to violate them, by him who was selected and charged with their fulfillment.

MILITARY AFFAIRS IN KENTUCKY.

In giving you information in relation to the manner in which the military affairs have been conducted in Kentucky, it is an unpleasant duty to be constrained to say, that wanton oppression of citizens, fraud, corruption, and imbecility, have too frequently characterized the military career of some officers in Kentucky during the time since your adjournment.

In Western Kentucky, Brigadier General E. A. Paine, confederated with other officers and some citizens, ran a career of shameful criminality. Though brief, it was terrible. Hearing that wrongs were being perpetrated in that section, but that the citizens were afraid to speak out and make them known, I sent Lieut. Col. J. J. Craddock, of
the "Capital Guards," to Paducah, to inquire into and report to me the facts. Upon getting his report, I preferred charges against General Paine and others to the President of the United States. By order of Lieut. Gen. Grant, Gen. Paine was promptly relieved by Gen. Meredith, whose soldierly bearing and just administration have given peace and confidence in that section.

A commission, composed of Brigadier General S. S. Fry and Col. Jno. M. Brown, 45th Kentucky Mounted Infantry, was appointed to investigate the conduct of Gen. Paine, &c. I send with this communication a copy of their report, with my letter to the President, and also letter of the 3d of September, touching other subjects.

The Commandant of the District of Kentucky established a system of trade permits in violation of law and to the detriment of the public interests.

The Secretary of the Treasury, under the law, had fixed regulations; the military, without law, and in violation of law, assumed to organize Boards of Trade, who, for certain fees, were to pass upon and determine who should buy and sell, not only in the ordinary course of trade, but for family supplies. As administered in Kentucky, it was a most shameful and corrupt system of partisan political corruption and oppression. This machinery of fraud and corrupt oppression is still retained, and the facts, showing its corrupt use, should be collected and presented, by authority of the Legislature of Kentucky, to the national authorities, in such form as to secure the abolishment and future prohibition of all such interferences with the lawful and necessary trade of the country.

An attempt was also made, under cover of these military trade regulations, through the Commissary Department, to perpetrate a most extensive swindle upon the farmers of Kentucky in the purchase of their hog crop. Under the trade orders none could ship or drive to market without a permit; and all were prohibited from shipping across the Ohio river, thus closing the Cincinnati and other markets to our farmers. The buyers and packers at Louisville and elsewhere were warned off under threats of arrest and confiscation, &c. Agents, who were assigned to this wholesale swindle, went actively to work, notifying the farmers that the Government had determined to take their hogs, and had fixed the price which they must take—a price greatly below the market value. To have a stop put to this swindle, which was being carried on through the Commissary Department, under the patronage of the Commandant of the District of Kentucky, I sent a
communication to the President, borne by reliable messengers, to explain the details of the matters of my letter.

The hog swindle was promptly ended, but not until the farmers had sustained losses to at least $300,000; yet in time to save them the loss of over one million dollars. I suggest that it is due to the honest farmers of the State that you collate, or provide for so doing, the facts bearing upon this attempted and partially executed fraud, and present them also in connection with the "military trade regulations."

The gravest matter of military outrage has been, and yet is, the arrest, imprisonment, and banishment of loyal citizens without a hearing, and without even a knowledge of the charges against them. There have been a number of this class of arrests, merely for partisan political vengeance, and to force them to pay heavy sums to purchase their liberation. How the spoils, so infamously extorted, are divided, has not transpired to the public information. For partisan political ends Gen. John B. Huston was arrested at midnight, preceding the election, and hurried off under circumstances of shameful aggravation. He was, however, released in a few days; but that does not atone for the criminality of his malicious arrest and false imprisonment. The battle-scarred veteran, Col. Frank Wolford, whose name and loyal fame is part of his country's jeweled memories, and whose arrest, for political vengeance, should put a nation's cheek to the blush, is yet held in durance vile, without a hearing and without an accusation, so far as he or his friends can ascertain.

Lieutenant Governor Jacob, whose yet unclosed wounds, received in battle for his country, was victimized to partisan and personal vengeance, and hurried, without a hearing and without any known accusation, through the rebel lines into Virginia. The indecent and guilty haste with which he was hurried off and through the lines, stamps the personal malignity of the deed with the infamy of conscious criminality. Other cases might be mentioned, but these are selected, because they are known to the whole country; their acts are part of the glorious history of loyal heroism, and their accusers shrink from the light of investigation, but cannot escape the scourging judgment of an outraged people.

The military authorities are as much bound to observe the laws as the civil. Though the law governing the action of the military may, and does often and materially differ from that which controls the action of the civil, yet the law applicable to each is alike binding on each. Although the facts which constitute reasonable and probable
cause for the arrest and imprisonment of a citizen by the military are different from and far more extensive than for civil arrests, yet the rules of law are the same in the application of the facts.

By the act of Congress, approved March 3d, 1863, entitled "An act relating to habeas corpus, and regulating judicial proceedings in certain cases," the mode of proceeding, when non-combatants and others have been arrested, is fixed. This law, which was intended to limit the action of military commandants in the various localities, and give some assurance of ultimate justice to the citizen, has been wholly and utterly set at defiance by Brevet Maj. Gen. S. G. Burbridge, in the instances of Col. Wolford and Lieut. Gov. Jacob and others. Nay, further: the action in the case of Lieut. Gov. Jacob is in defiance of Federal and State Constitutions and laws; in defiance of the laws of humanity and liberty; dishonors the cause of our country; and degrades the military rank to the infamous uses of partisan and personal vengeance.

While I would have the officers and soldiers, who battle for the Union, secured and protected in the full and complete exercise of every power and right which pertains to their position, and which, even remotely, may be required to aid in the great cause of our national defense; yet such iniquities as have been wantonly and repeatedly inflicted upon the loyal citizens of Kentucky should be met by such legislation as will insure the just punishment of the offender and the ultimate redress of the wrong to the injured parties.

I recommend that the limitation to actions for malicious arrest and false imprisonment, when made upon other than civil process, be repealed or so modified as not to begin to run until one year after the rebellion shall be suppressed and the civil authority of the National Government shall be restored over the revolted districts.

I would further suggest the amendment of our penal code, so as to punish as a felony or high misdemeanor the offense of causing or procuring the arrest and imprisonment of loyal citizens not on civil process, without any reasonable or probable cause. The wanton and malicious deprivation of the liberty of loyal citizens, without any reasonable or probable cause, is a crime of so grave a nature, that no penalty less than a felony and confinement in the penitentiary can adequately express the just sense of horror and indignation which a free people must feel toward such criminality.

It cannot be said that such laws would interfere with putting down rebellion; unless it can be shown that the arrest and imprisonment of
loyal citizens, without any reasonable and probable cause, will aid in putting down the rebellion.

The honest and faithful officer will be protected by the law; only the faithless and corrupt will be reached by it. Officers, either civil or military, who cannot discharge the duties of their office without perverting its powers to malicious and unreasonable abuses, are ever a dead weight upon any service; and the law which seizes upon and punishes such, subserves the interests of society and the cause of humanity.

Accompanying this communication will be found telegrams, letters, &c., growing out of the arrests of Huston, Jacob, Welford, &c.

On the 24th day of November, 1861, a fire destroyed the machine and work-shops in the penitentiary. The loss of property to the keeper was heavy as well as to the State. The prison inspectors examined into the evidence and made report, a copy of which will be laid before you, which exonerates the keeper and officers from all blame, and attaches the accident to the insufficiency and insecurity of the buildings. The Commissioners of the Sinking Fund directed the keeper to have an architect to prepare plans, drawings, and estimates for such buildings as are needed and required to give the necessary utility and security in future. The plans and estimates have been submitted to the Board, and have been approved by them, and are recommended to the General Assembly for adoption.

The losses sustained by the accidental burning of public buildings, usually if not universally, has foundation in the false economy which withholds the means necessary to make permanent and secure buildings.

The experience of another year has fully demonstrated the utter impracticability of our militia system. With the most untiring efforts to get up an organization under the law, we have been able to accomplish so little, that the whole system must be regarded as a failure. I recommend that you adopt such amendments as will make it practical, and enable your officers to put it in operation; or repeal the entire law, and not let the people be longer deceived with the false idea that they have a militia system. With an effective militia law, under which the militia could be organized throughout the State, and such portions of them armed and called into service as exigencies might require, the predatory warfare which has so harassed our people could have been effectually ended. The Inspector General will submit to you, through the proper committee, a plan which further experience and examina-
JAN. 6.]      HOUSE OF REPRESENTATIVES.  23

tion of the laws of other States suggests as the most effective and practical.

Until the raid of Morgan, in June last, demonstrated the insufficiency of the troops then in Kentucky for protection, no effort to raise the forces authorized by act approved February 20th, 1864, was made. After that raid, with the approval of the Federal authorities, three battalions were ordered to be raised for six months' service: one for Eastern Kentucky, one for Western Kentucky, and one for Capital Guards; each battalion to consist of not less than six nor more than eight companies. A portion of each has been raised, and they have done most efficient service.

Since the return and muster out of a number of our veteran soldiers, quite a number of companies have been authorized to be formed of such for twelve months' service for self-protection, and for the better and more effective defense against guerrillas. It is believed that a sufficient number of those veterans will form companies to make up the number authorized by the law, and that they will give ample and sure protection in the future. The raising of these forces was for a time suspended to avoid having a collision forced upon the State by the Commandant of the District of Kentucky. The orders and other documents relating to such interference will accompany this communication.

From the enrollment of the persons subject to military duty, under the acts of Congress, in Kentucky, a statement of which has been furnished to the Adjutant General by the A. A. P. M. General of Kentucky, I am enabled to present the following statistics:

STATEMENT showing the enrollment of persons liable to military duty in the State of Kentucky, by Districts.

<table>
<thead>
<tr>
<th>Congressional Districts</th>
<th>Whites</th>
<th>Negros</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>First District</td>
<td>12,259</td>
<td>1,967</td>
<td>14,166</td>
</tr>
<tr>
<td>Second District</td>
<td>14,589</td>
<td>3,265</td>
<td>17,854</td>
</tr>
<tr>
<td>Third District</td>
<td>11,451</td>
<td>3,256</td>
<td>14,707</td>
</tr>
<tr>
<td>Fourth District</td>
<td>12,198</td>
<td>3,545</td>
<td>15,743</td>
</tr>
<tr>
<td>Fifth District</td>
<td>17,199</td>
<td></td>
<td>17,199</td>
</tr>
<tr>
<td>Sixth District</td>
<td>11,836</td>
<td></td>
<td>11,836</td>
</tr>
<tr>
<td>Seventh District</td>
<td>11,129</td>
<td>4,539</td>
<td>15,668</td>
</tr>
<tr>
<td>Eighth District</td>
<td>11,569</td>
<td>1,474</td>
<td>13,043</td>
</tr>
<tr>
<td>Ninth District</td>
<td>11,841</td>
<td>1,494</td>
<td>13,335</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>113,410</td>
<td>29,083</td>
<td>133,493</td>
</tr>
</tbody>
</table>
The two districts from which the enrollment of the negroes has not been returned will probably add 5,000 "colored" to the enrollment. This will give an aggregate of white and "colored" of 138,493. From this number there will be deducted those who are exempted from service, which will be quite a large percentage.

The muster rolls now on file in the Adjutant General's office show the following results:

**Statement of number of volunteers furnished to the United States Army from beginning of the war to December 31st, 1864.**

<table>
<thead>
<tr>
<th>No. Furnished Each Month</th>
<th>White Volunteers</th>
<th>Veterans Color'd</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3 years</td>
<td>1 year</td>
<td>9 months</td>
</tr>
<tr>
<td>Furnished from beginning of the war to January 1st, 1864</td>
<td>37,636</td>
<td>13,679</td>
<td>630</td>
</tr>
<tr>
<td>Furnished during month of January</td>
<td>355</td>
<td>365</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of February</td>
<td>315</td>
<td>170</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of March</td>
<td>675</td>
<td>1,059</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of April</td>
<td>243</td>
<td>74</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of May</td>
<td>44</td>
<td>2,510</td>
<td>2,510</td>
</tr>
<tr>
<td>Furnished during month of June</td>
<td>2,768</td>
<td>2,768</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of July</td>
<td>2,357</td>
<td>2,357</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of August</td>
<td>1,309</td>
<td></td>
<td>3,875</td>
</tr>
<tr>
<td>Furnished during month of Sep'</td>
<td>1,023</td>
<td></td>
<td>1,739</td>
</tr>
<tr>
<td>Furnished during month of Oct'</td>
<td>11</td>
<td>177</td>
<td></td>
</tr>
<tr>
<td>Furnished during month of Nov'</td>
<td>16</td>
<td></td>
<td>76</td>
</tr>
<tr>
<td>Furnished during month of December</td>
<td>39,645</td>
<td>18,055</td>
<td>630</td>
</tr>
</tbody>
</table>

If the rule hereofore applied in equalizing the quotas of States be applied to the "colored" troops furnished by this State, we will largely exceed all calls, and be exempted from the next draft. The draft is for one year troops. The "colored" troops are in for three years. Whether reduced, therefore, to the three years' basis or to one, each "colored" soldier will entitle the State to a credit of three upon the draft.

Muster rolls have been returned to the office of the Adjutant General for 14,918 "colored" troops mustered in from Kentucky. These should, according to the rule hereofore adopted and regarded by all as just, give to the State a credit on the draft for one year men, for 44,754. That the State should have credit for the forces furnished in proportion to the term of service as well as the number, is enforced by additional considerations. Three fifths of the negroes are estimated in fixing our representation in Congress. All are estimated on the enrollment. The effect is to increase our military assessment above
I have our representative voice, to the extent of two fifths of the negroes enrolled, and, at the same time, diminish the assessment of other States below their representative strength to the extent of two fifths of the negro enrollment added to us. We are not advised as to what rule will be applied, but shall insist upon that heretofore adopted and acted upon.

In addition to the 61,317 white soldiers, and 14,918 “colored” troops furnished by Kentucky, and for whom the muster rolls are on file, there are now raised (some having been mustered but no rolls yet returned) between one and two thousand recruits of white citizens, and at least five thousand negro or “colored” recruits. Moreover, thousands of our citizens have been, during the rebellion, in various parts of the State, actively employed as home guards, State guards, State forces, &c., in battling against a common foe, of whom no account is taken in estimating the effective force furnished by the State. These statistical facts sufficiently attest the active devotion of our people to the national cause.

I assumed the responsibility of appointing Mr. James P. Flint agent for the State, to visit the various camps in and out of the State, and procure a proper return of the “colored” troops enlisted from Kentucky. He has rendered very valuable service in getting up the proper returns so as to secure to the State the proper credits, and enable the citizen to prosecute his claim for the compensation secured by the act of Congress. Several thousands have been, through this agency, secured to the credit of the State that would otherwise have been lost. The agency was accepted upon the condition that he should look to the future action of the Legislature for compensation. I recommend suitable provision be made for his remuneration.

There being no law authorizing the appointment or employment of agents upon the part of the State to visit the field and the hospitals, and look into and provide for the wants and necessities of our sick and wounded soldiers, I have been compelled to draw upon the voluntary services of Doctor I. W. Scott, Surgeon General of the State, for such service; who, from time to time, with my authority, employed her surgeons to visit the field on occasions of battles being fought, and give attention to the wants of our wounded.

For the want of any appropriation to meet the expenses of agents, I have been compelled to draw upon the services of the Surgeon General to visit and look into the condition of our sick and wounded in the various hospitals in Tennessee, Ohio, Indiana, Illinois, and Iowa.
A copy of his report will be laid before you. It is recommended that some provision be made by law for the employment of agents to attend to the wants of our sick and wounded. The small sums which I have had advanced from time to time, from a fund under my control, and expended for the benefit of our sick soldiers, through the Surgeon General, has done much good to cheer the hearts of those brave men.

Having in my message, at the commencement of your present session, urged provision being made for the families of our indigent soldiers, I would not again recur to it during your present session, but for the fact that the omission to make such provision has been the occasion of bringing up to the ear of the Executive the wail of many stricken hearts suffering from want. In the absence of any appropriation for the relief of such, and not having private fortune sufficient to supply the many calls, I have been pained with the forced necessity of leaving unanswered many appeals for help, coming up from those whose husbands and fathers are battling for our security, or filling a soldier's grave. Those of us who are protected by the arm of the brave soldier should not be contented to see his wife and children perish for want of the necessaries of life. Where the strong arm of support is withdrawn from the family for our defense, surely we should shelter them.

You will perceive, from the annual report of the Treasurer, that there is a large decrease in the receipts of the fiscal year, closing October 10th, 1864, as compared with the preceding year.

The exposed condition of the country, the great destruction and waste of property, the diminished valuation in the exposed districts, have reduced and will continue to diminish the sources of revenue, and makes it necessary that provision should be timely made to meet our liabilities by increasing the rate of taxation. We are now paying less than one third of one per cent. on taxable property. Were it increased to two fifths or one half of one per cent. it would not be burdensome, and would enable you to make provision for necessary agents and for the families of indigent soldiers.

Applications have been repeatedly made for the purchase of land script which was donated by Congress to found an Agricultural and Mechanical College in Kentucky. There being no law authorizing the sale, nothing could be done towards effecting a sale.

Under the resolution approved February 15th, 1864, directing the appointment of a commissioner to inquire into and report upon the
defalcation of Thos. S. Page, late Auditor of Public Accounts, A. H. Buckner was appointed, has discharged the duties prescribed, and filed his report, which is transmitted herewith.

I would call your attention to the report of the “inspectors and weighers” of tobacco at Louisville, and the suggestions made by them as to the amendment of the existing law. The report, together with an amended act drafted by them, are herewith transmitted for your consideration.

Notwithstanding the grave apprehensions of many that there would be an unlawful attempt by the military authorities to control the election of electors to cast the vote of the State for President and Vice President of the United States, yet the election passed off with unusual quiet.

The present incumbent has been re-elected President by the legitimate voice of the people. He is as much the President of those who voted against him as those who voted for him; for he is the chosen President of the United States; and, as such, should receive the support of all in the discharge of his duties. Though a large majority of the people of Kentucky may differ with him as to some proposed measures of policy, and may use all lawful means to secure such measures as they approve, and prevent the adoption of such as they disapprove, yet, when the question shall pass from a proposition to an adopted measure, their line of duty will be changed. To oppose the adoption of a measure of policy and to seek a change or modification of any measure in the proper spirit and through the appointed modes, is not only lawful, but the inalienable right of free men. To resist or obstruct the execution of an adopted measure, is factious and rebellious opposition to the Government. The good citizen will ever yield obedience to the adopted measures of government, however much he may have condemned their adoption. Opposition to a proposed measure and opposition to the execution of an adopted measure, are of widely different character. The one is the proper exercise of the legitimate right of the free American citizen; the other is the dangerous spirit of revolution. By yielding obedience and aiding to enforce the adopted measures of government, we neither abandon our private judgment and principles, nor surrender the right of seeking a change or modification of such measures in the mode and through the means appointed by law. Constitutional majorities must determine and fix policy, and loyal minorities must, as good citizens, support in good faith the adopted measures; but without forfeiting their right to correct or modify
such measures in the forms secured by law. Decided as is the judgment of Kentucky against the policy of the National Government assuming to emancipate slaves within a loyal State and against transferring local and domestic questions to national action, and so nationalizing sectionalism by amendments to the Constitution, yet if it be done as prescribed by the Constitution, none will more readily obey the law when so changed than the loyal people of Kentucky. To obey the existing laws is the duty of all. Obedience to existing laws does not imply that we were in favor of their adoption, but declares that we, as a law-abiding people, obey and enforce the laws as they exist, because we desire the protection and security of law.

We have steadily and firmly opposed all efforts, from every source, to make the negro an issue in our struggle to maintain our national life. To preserve the life of our Government against rebellion and fix its perpetuity—not to determine the status of the negro—has been the unyielding spirit and purpose of Kentucky loyalty. We have rejected the appeals of sectionalism from all directions, and firmly adhered to nationalism. We have avoided sectional ideas, because they war upon nationality. Sectionalism, on the defensive, is ordinarily conservative; but when it assumes the offensive, it is ever radical and destructive. Therefore, we would preserve our Constitution, if possible, from sectional defacements. As easily may you constrain the motions of the globe, as contract the judgment of its inhabitants to move within a sectional cycle. Where sectionalism prevails, nationality necessarily perishes; where national ideas prevail, sectionalism is restrained within its own sphere—of home. With these sentiments, which underlie the action of Kentuckians in this great struggle, to make subserviency to partisan or sectional views a test of loyalty, is but the malice of little and narrow minds, incapable of taking a larger view of their country than that contained in a pocket-map.

The truly loyal men differ as patriots and statesmen, not as partisans. The good of country and the success of right principles of government is the controlling object of the truly loyal man. Self and party bounds the partisan’s desires. With the patriot, devotion to country and support of its cause is the test of loyalty. With the partisan, subserviency to party is the test of loyalty. The love of country in the patriot rises like our own proud eagle above the clouds, and bathes in the sunlight of truth and liberty; but the affections of the partisan, like the “mousing owl,” seek night and darkness to cover their grovelling flight. How any man voted at our recent
elections did not determine his true character, nor signify the degree of his patriotism; it only determined the character of his judgment upon measures of policy and as to men. None but the partisan seeks to make it a test of loyalty. The patriotic spurn such tests as an insult to loyalty, and an outrage upon free government. He is unworthy of trust in any capacity who urges such tests.

Although the people of Kentucky, in this great national struggle against rebellion, have ever opposed making the status of the negro an object of struggle in this trial to preserve our national life; yet they are not so blinded in perception as not to see, nor so irrational as not to accept the fact, as an existing fact, that rebellion has destroyed property in slaves. It exists in name to a limited extent, but not in interest. Under the stroke of rebellion, the roof-tree which sheltered it has been shivered to the roots. What remains of it to us is, and must continue to be, not only effete, but burdensome. If left to our people to dispose of it, I have no doubt they will digest the wisest and best means of relieving themselves of it. Under our Constitution emancipation can only be voluntary, or with compensation, reserving the rights of creditors, and providing for the removal of the emancipated slaves. Emancipation, with compensation from the State, is impracticable. The destruction of the value of that property alone creates the present necessity for increased taxation on other property. An amendment to the Constitution cannot be effected before 1870.

In the meantime, if our laws were so amended as to give slave-owners the power to emancipate their slaves, and the right to retain them upon fair wages, say for ten years, securing the hire as a fund to colonize and settle the emancipated slaves, voluntary emancipation would become so general that, at the end of ten years, but little would be left of slavery to be adjusted by further action. This would avoid the injurious effects of a sudden breaking up and disruption of this entire labor system, and would give our people an opportunity to perfect, by constitutional amendment or otherwise, such plan of emancipation as would conserve the interests of the country and humanity.

As the time of removal is within the control of the Legislature, limited only by a reasonable regard to the constitutional purpose of removal within a reasonable time, there is every assurance that, with proper facilities, as suggested, in the present state of feeling amongst the slave-owners, voluntary emancipation would become general, and thus relieve the overtaxed mind and patience of our people from the outside pressure on account of the negro.
The negro has never stood in the way of Kentucky loyalty; and it is unfortunate for us that the loyalty of others should stumble over the negro and fall upon us. The ranks of our armies are filled with a full proportion of Kentucky slave-owners, while but a small percentage of those who joined rebellion from Kentucky had any interest in slaves. The statistics of rebellion, when collated, will verify this fact. It was not on account of the negro that Kentuckians ran off into the rebel ranks, but from other promptings. The loyalty of Kentucky is based upon an immovable devotion to our free republican form of government and the paramount duty of preserving that government over an unbroken union.

With these suggestions for your patriotic consideration, and the assurance of my hearty co-operation in all measures you may adopt to conserve the interests and promote the welfare of our people, and to advance the cause of our country against rebellion, I close this communication: trusting that He who guided our fathers safely through our revolutionary struggle, and inspired them to shape for our inheritance the Government for which we are now battling, will guide you, and inspire your councils with like wisdom and patriotism.

THOS. E. BRAMLETTE,
Governor of Kentucky.

January 4th, 1865.

Note—Since this message went to press Col. Wolford has been released. T. E. B.
Letters from Governor Bramlette to President Lincoln.

FRANKFORT, Sept. 2d, 1864.

His Excellency A. Lincoln, President U. S., Washington, D. C.: 

Sir: Brigadier General Paine, by military order, has banished a number of the best citizens from Western Kentucky. I send you a copy of letter handed me by Colonel Taylor, which contains a fair statement of the cases of those embraced therein. I have taken pains to inquire into the facts in relation to those banished persons, and learn from good and reliable men that those persons mentioned in the letter of W. McKee Hubbard have ever been loyal to the Government. The order ought to be forthwith annulled, and those persons restored to their homes, and to the property which Gen. Paine and his confederates, Hon. Lucien Anderson and Bollinger, have iniquitously extorted from them.

Having instituted some inquiry into the conduct of General Paine, Lucien Anderson, and Bollinger, who, it appears, are confederates in the system of oppression and plundering instituted in that part of Kentucky—sharing the spoils iniquitously extorted from the citizens—I charge him and them, as the Chief Executive of Kentucky, with a corrupt and oppressive use of his office to oppress unjustly and extort corruptly money and property from the citizens for their own private gain, and to the disgrace of the service and injury of the public interests. The extent and character of the oppressions and plundering carried on by these men, as related to me by persons cognizant of the facts, is absolutely astounding. I ask, in behalf of that people, of justice, the honor of our country, that a military commission, composed of good, brave, just, and fearless men, be appointed, to inquire into the conduct of these men. I have forborne to complain until I could be assured of the verity of these charges.

Respectfully,

THOS. E. BRAMLETTE,
Governor of Kentucky.

Report of Committee sent to investigate affairs in Western Kentucky.

LEXINGTON, KY., September, 1864.


CAPTAIN: The undersigned, a committee of investigation appointed by Brevet Maj. Gen. S. G. Burbridge, commanding Military District of
Kentucky (Special Orders No. 2, par I, Headquarters Military District of Kentucky), have the honor to report, that, in obedience to instructions, they proceeded to Paducah, Kentucky, and investigated the conduct of affairs in the Western District of Kentucky, under command of Brigadier General E. A. Paine, U. S. V., late Military Commander of that District.

Your committee would report, that they had much difficulty in procuring information from official sources, as Brigadier General Paine and his Assistant Adjutant General left Paducah on the evening of our arrival, taking with them, or having sent away, every clerk who was familiar with the office business of Headquarters.

The records of the Assistant Adjutant General’s office were submitted to our inspection by Brigadier General Meredith, the successor to General Paine, but were so incomplete and irregularly kept, that they proved of little service in the investigation. Many orders, proved to have been issued by Brigadier General Paine, have no entry on his books.

Your committee proceeded to examine numerous witnesses, both soldiers and civilians, and to reduce their testimony to the form of affidavits. The evidence so collected is herewith transmitted.

It was the constant aim of your committee to elicit, as nearly as practicable, the actual charges, and the palliating circumstances which might exist. With this view they publicly announced that their records were open to the reception of any matters of complaint or defense relevant to the subject-matter of investigation. It was announced, also, that any person complained of might, if he desired, read the affidavits against him, and file rebutting proof. This course, although irregular, was judged, under all the circumstances, to be necessary and expedient. It enables us to make the following report of facts, about which, we think, there can be but little controversy.

Brigadier General E. A. Paine assumed command at Paducah, Kentucky, on or about the 19th of July, 1864. His violence of manner was of a character to very much alarm the community. Several of the citizens, whose uniform good conduct is a matter of public notoriety, and who had fought to defend the city against an attack by General Forrest, were terrified into leaving their homes.

The most sanguinary and brutal threats were continually uttered by General Paine, and the execution of some guerrillas (or persons charged with that crime) gave such color to his threats as to alarm the entire country.
Such was the state of the public mind in the District of Western Kentucky (but more especially in Paducah), naturally consequent upon the public speeches and private conversations of Brigadier General Paine at the time of his arrival.

Your committee cannot pretend to arrange in systematic order the history of General Paine's career, as contained in the affidavits here-with filed, nor will they refer to them in their proper order of time.

From the sworn testimony they will endeavor to report briefly on the different topics of mal-administration which they have been called on to investigate, and beg leave, first, to advert to General Paine's conduct towards private citizens.

Your committee have found but one single citizen of the city of Paducah (Mr. R. Enders) who was ever accosted by Brigadier General Paine in terms of common civility. His usage of gentlemen, whose reputation for integrity and social worth is co-extensive with the district, was harsh and brutal in the extreme. Curses were heaped upon all who approached him. A favorite expression, and frequently made use of, was, "You are a God damned scoundrel; God damn you, I'll dig a hole and shoot and put you in it." Language, of which the above is only a sample, was used constantly, and without provocation, towards not only gentlemen, but even ladies, for whose respectability and lady-like manners the entire country could vouch. Under such a continued state of abuse the people were soon made to feel that appeals to General Paine from the outrages from his subordinates only aggravated the insult, without redressing their wrongs. Private citizens, against whom not an earthly charge could be made, were summarily arrested and thrust into the guard-house. One gentleman (Dr. Milan) was confined for fifty-one days, and finally thrust out as he was thrust in, without charges or explanation. During his imprisonment he suffered from a violent attack of erysipelas, but was refused medical aid. All this was by General Paine's individual order, as will appear from Dr. Milan's affidavit. A man named Dougherty was seized by General Paine and ordered to execution, although he had been tried and acquitted by a military court of the identical charge upon which his death-warrant was founded. Fortunately, your committee was informed of the facts, and Brigadier General Meredith was apprised of them, and countermanded the order.

Your committee could multiply instances, but respectfully refer to the accompanying affidavits for the accumulated proofs of a uniform system of violent, profane, and abusive tyranny, such as they freely
confess they would not have believed possible, were it not for the respectable oaths which establish the fact.

Still further to terrify and alarm the citizens, an order was issued by General Paine confiscating the rents of all property belonging to persons who were not, and had not been, of unconditional loyalty. Mr. R. H. Hall, Provost Marshal First Congressional District of Kentucky, who was charged by General Paine with the supervision and collecting of the forfeited rents, testified that many loyal and Union men suffered heavily by this order; but that General Paine's order was express and peremptory. How much money was collected under this programme, or whether Captain Hall's report of $2,700 is correct, your committee had no method of ascertaining, except from Captain Hall's affidavit, which is filed herewith. When the civil officers of the county remonstrated against General Paine's policy they were notified to resign, and in one instance did resign.

The jailer of the county was forced to discharge from his custody persons committed for felony, because their accusers in the civil courts were not proved to have been unconditional Union men. Money was extorted from private citizens by officers with the knowledge and consent of Brigadier General Paine, as will be particularly seen from the affidavits of W. S. Mayes and Thomas A. Duke.

The Colonel commanding post at Paducah (Col. H. W. Barry, 8th United States Colored Heavy Artillery) forced a banker of the city to pay $150 in gold to a prostitute whose society the Colonel enjoyed. Private houses were seized by General Paine's order, and the furniture and bedding confiscated.

Your committee inquired carefully and closely for the money resulting from the confiscation, but no trace of it could be discovered. It will be seen, from the affidavits of Major Bartling, Scott Ford, and Simpson Brownfield, that Captain Phelps Paine, son of General Paine, and his Assistant Adjutant General, actually appropriated bedding from a private house and carried it off when he left the station. It would be endless to enumerate the indignities, wrongs, and outrages that the citizens of Paducah, without distinction of political faith, have endured.

TRADE ORDERS.

General Paine announced his intention of excluding from trade privileges within the district all who were not of unconditional loyalty from the commencement of the rebellion. With this view, he levied a tax of $10 on each hogshead of tobacco and bale of cotton exported, and assessed an ad valorem tax of 25 per cent. on all cotton which had
ever been the property, in whole or in part, of any person not an unconditional Union man.

The tax of $10 per hogshead and bale was to be paid as a fee to Mr. J. E. Woodward, whom Gen. Paine had appointed trade agent to grant permits. For the purpose of carrying out this order, the large tobacco warehouse of Thomas Hale was seized and put in the possession of Mr. Woodward. Towards the latter part of General Paine's administration the fees of Mr. Woodward were reduced to $2.

It is but justice to Mr. Woodward that we should state our belief that he acted honestly in taking the fees allowed him. It is proper here to state that Gen. Paine was chiefly advised by the following persons, to each of whom particular reference will be made hereafter: Hon. Lucien Anderson, member of Congress; John F. Bollinger, R. H. Hall, Provost Marshal First Congressional District Kentucky; Maj. Henry Bartling, 8th U. S. Colored Heavy Artillery, and Thos. Redd, Surveyor of the Port of Paducah.

Your committee distinctly and deliberately charge that these men, and each of them, except Redd, are guilty of corruption, bribery, and malfeasance in office.

The case of Bollinger will be first alluded to as belonging to the trade policy of Brig. Gen. Paine. During the time that Gen. Paine's tax on tobacco and cotton was in full force, Bollinger (J. F.) shipped, as his own affidavit shows, about 142 hogsheads of tobacco and 84 bales of cotton. The total sum paid by him as fees and permits was $10, as will appear from his own affidavit and that of J. E. Woodward. But, in addition to this peculiar exemption, it will be seen, from the sworn statements of L. T. Bradley, master of the Government steamer "Convoy," that a Government steamboat was put at Bollinger's disposal, for the purpose of bringing his cotton and tobacco from a point where he had collected it, and that United States soldiers were detailed for the fatigue duty of loading it into the boats. So thoroughly was the community convinced of the all-powerful influence of Anderson, Bollinger, Hall, Redd, and Bartling with Brig. Gen. Paine, that a lucrative trade in vouchers of loyalty and intercession had already sprung up when your committee arrived, and, in some instances, heavy sums were paid for permits, which, if admissible, should have freely been granted, and, if improper, should have, of course, been refused.

One part of the trade regulations promulgated by General Paine, was an order requiring that all bank checks should be approved by
for granting the approval thus required, Mr. Thomas Redd, was empowered to charge (as his fees) and collect fifty cents on each check, which he did. A reference to the affidavit of W. A. Bell, E. D. Jones, A. B. Kincaid, S. P. Cope, and others, will explain the conduct of affairs. When merchants happened to incur the displeasure of General Paine or his advisers—in Dr. Bell’s case—a stock of valuable dry goods was ordered to be immediately sold; and when the sale had been made, an assessment of $2,000 was at once levied on the proceeds. Instances might be multiplied; but your committee did not deem it necessary or expedient to encumber their records with cumulative testimony on any well-established points.

The seizure of storerooms and goods was generally preceded by the arrest of the owners or their clerks. In no case was a reason assigned for seizure which was not explained away as soon as a fee was paid to Mr. Anderson and Major Bartling. In the great majority of cases your committee could not, with the most diligent search, discover any charge alleged or proved against the sufferers. The conclusion was, to the mind of your committee irresistible, that the seizure of such property was but one link in the series of oppression and extortion so systematically devised.

Your committee conferred freely with Brigadier General S. Meredith on this point, and the complaints are being relieved as rapidly as possible. As a part of the “trade regulations” of the post of Paducah, we found a standing charge of ten cents for each letter, newspaper, or parcel allowed to leave the city of Paducah. In some instances fifty cents were paid to Major Bartling for permission to send letters from soldiers to their families. As a minor part of the financial management of the district, all the bar-rooms, theatres, and other licenses, were confiscated to the military.

Gen. Paine adjudicated, to some extent, on the collection of debts, as will appear from the affidavit of Mr. Robb. Mrs. Birmingham, widow, procured from Gen. Paine a peremptory order on Watts, Given & Co. for the payment of $980, the property of infant heirs to whom Watts, Given & Co. are still responsible.

A claim of C. O. allowed for $8,000 was also paid by the same firm, under protest, by the express and threatening order of General Paine.
"ASSESSMENTS."

Gen. Paine appointed one W. M. Starks to the duty of assessing the district for reimbursing the loyal men who had suffered from rebel and guerrilla depredations. The testimony of Starks is particularly worthy of attention in some respects. It shows that the men who were to pronounce on the validity of claims for reimbursements were themselves claimants and also assessors. To make this assessment, poll-books were seized, which Bollinger testifies are still in possession of Hon. Lucien Anderson.

Your committee ascertained the fact that many loyal men were assessed in large sums; that many of the largest losers by rebel depredations were among those most heavily taxed; and that an injustice of the most flagrant and oppressive nature was being perpetrated.

Your committee suspended all collections under the assessment until the pleasure of the proper authorities could be known. Your committee feel gratified that this culminating act of injustice was arrested in its inception. The enormous amounts levied must have bankrupted the community and desolated the district. Upon the county of McCracken alone $95,000 were assessed.

"BANISHMENT OF CITIZENS."

Your committee inquired carefully into the expatriation of citizens by Gen. Paine, and feel compelled to condemn his course. There may have been, and doubtless were, cases of merited punishment; but the great majority of those exiled were persons whose propriety and loyalty of conduct were proved to your committee.

Attention is particularly asked to the affidavit of Lieutenant Sinclair, post-office at Columbus, Ky., in connection with this point, which distinctly certifies the loyalty of every person, except one, banished by General Paine from that vicinity. Your committee recommend that all General Paine's orders of exile be revoked, and the parties be permitted to return to their homes. General Meredith coincides with us in this view. It will be impossible to repair the injuries to the property of persons banished by Brigadier General Paine. Plunder and wanton destruction of the property followed close upon their removal.

Your committee found that storehouses of exiled parties were rented, ostensibly for the benefit of the Government, but could procure no account of the funds accruing therefrom. One storehouse was in the possession of Bollinger, and your committee at once ejected him.
It appears singular that no account of the number of persons executed by General Paine, their names, crimes, and sentences, can be obtained. Your committee inquired of every witness, and instituted extra official researches, but without satisfactory results.

Lieutenant J. Johnson, A. A. A. G. of General Paine's staff, Lieutenant Church, of General Paine's staff, and Major H. Bartling, Provost Marshal and (ex-officio) in charge of prisoners, swore that they knew nothing of the matter, except from hearsay. The information elicited by your committee was vague and uncertain, and fixed the number of persons who had suffered death at all numbers between five and forty-three.

The order books of General Paine gave no clue to the matter, nor did the records of the guard-house. At Mayfield seven men were shot by Colonel McChesney, 134th Illinois Volunteers, of whose guilt or innocence your committee have no means of judging. Upon this topic the most brutal and undignified jests and threats were repeatedly indulged. The current rumors are doubtless grossly exaggerated; but, in absence of any proof, your committee forbear commenting.

"IMPRESSMENT OF CITIZENS."

General Paine directed the construction of defensive works at Mayfield, Graves county, Ky. Of the unskillfulness exhibited in the selection of the site it is not our province to speak; but the wanton and cruel destruction of a beautiful and thriving village was calculated to arouse our strongest feelings of indignation.

The entire works have been abandoned by Brigadier General Meredith as unfit for military use. In the construction of the works, resort was had to a levy of civilians. A mass of affidavits, receipts, and other proofs, are herewith transmitted, establishing the disgraceful fact that cripples, sick and infirm old men, were forced to do hard manual labor, unless they purchased immunity by paying money to the Post Commandant. The price from release varied from $5 to $100, with the wealth of the parties; nor was exemption (upon payment) confined to those physically disabled. The fact was unashamedly made public that any one, by bribery, could obtain release. This was a time when the farmers, to save their tobacco crop, were glad at any price to procure their exemption. It is true that the active and immediate agent in this oppression and extortion was Colonel McChesney, 134th Illinois Volunteers; but your committee call atten-
tion to the fact that Mayfield was but twenty-five miles from General Paine's Headquarters, was his nearest military post, and was connected by railway with Paducah. That a matter of such public notoriety should have been unknown to General Paine is possible, but, your committee think, hardly probable.

Your committee have but briefly alluded to facts that will appear more fully in the papers which accompany this report. They beg leave to particularize the parties who, in their judgment, are most culpable, and name—

1st. Hon. Lucien Anderson, member of Congress. A reference to the statement of this person, made before your committee, under oath, and numbered 120, will clearly show his complicity with Major Bartling, Provost Marshal.

2d. John T. Bollinger. The nature of this man's connection with Brigadier General Paine is clearly exhibited in the affidavit of L. T. Bradly, master of Government steamer "Convoy," which sets forth the peculiar privileges granted by General Paine.

3d. R. H. Hall, Provost Marshal First Congressional District of Kentucky. This man not only accepted bribes, as will appear from the affidavit of Earnest Rekophl, but abused his official position to extort money from the citizens, as will be seen from the affidavits of W. L. Mayes and T. A. Duke.

4th. Thomas M. Redd, Surveyor of the Port of Paducah. Guilty of illegal fees, and one of the principal agents in the entire catalogue of assessments, extortions, and oppressions.

5th. Major Henry Bartling, 8th United States Colored Heavy Artillery and Provost Marshal of Paducah. For the conclusive proof of this man's guilt we refer you to the affidavits of Lucien Anderson, of J. T. Davis, of J. D. Moss, of Leslie Ware, and numerous others, which will be found herewith.

6th. Colonel H. W. Barry, 8th United States Colored Heavy Artillery. For circumstances of his extorting money from a bank to pay to a prostitute, we refer to the affidavits of John P. Steele and W. F. Norton.

7th. Captain Phelps Paine, Assistant Adjutant General. For the fact in regard to his impressment and retention of private furniture, we cite the affidavits of Simpson Brownfield, Scott Ford, and Major H. Bartling.

8th. Brigadier General Paine. The tenor of Brigadier General Paine's conduct has been briefly alluded to. The particulars are to be
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found in the numerous affidavits which we submit herewith. Your committee will not disguise the feelings of indignation and disgust which their investigation of the conduct of affairs in Western Kentucky has inspired within them. The administration of Verres and Warren Hastings may be safely challenged to show a parallel to the fifty-one days of terror and rapine that measured the duration of General Paine’s authority.

Well may we blush for the tarnish attached to the national uniform when debased to such ignoble uses by an officer whose only glory seems to have been the oppression of non-combatants, and a loud-mouthed denunciation of his superior officers as “cowards and scoundrels.” Such were the epithets repeatedly attached to Major General Halleck’s name by General Paine. In healthy contrast, your committee beg leave to allude to the firm, judicious, and effectual administration of Brigadier General S. Meredith. Your committee can testify to its justice, its energy, and its vivifying effect upon the drooping Union sentiment of the Western District of Kentucky. To Brigadier General Meredith and staff, and Captain H. B. Grant, Acting Inspector General Military District of Kentucky, your committee are much indebted for assistance.

To Lieutenant Cox, J. J. Craddock, 1st Kentucky State troops, our thanks are due for much information and aid of the most important nature.

In conclusion, your committee most respectfully recommend that Brigadier General Meredith be instructed to consider General Paine’s administration as a nullity, and that he be relieved from the accumulated enormities of the late rule in Western Kentucky.

All of which is respectfully submitted.

(Signed.) SPEED S. FY, Brigadier General U. S. V.,

President of Committee.

(Signed.) JOHN MASON BROWN, Col. 45th Ky. V. Inf’y, Commg 2d Brig., 1st Div., Mil. Dist. of Ky.

FRANKFORT, Sept. 3d, 1864.

His Excellency A. LINCOLN, President U. S., Washington, D. C.:—

Sir: Kentucky is, and ever has been, loyal as a State and people. Her people have triumphantly passed through the severest ordeal, and borne without yielding the severest tests, ever applied to the loyalty of any people. Yet we are dealt with as though Kentucky was a rebellious and conquered province, instead of being, as they are, a brave and loyal people.
Without any occasion for such measures, the State has, by special Executive edict, been declared under martial law; and this just preceding the elections. Without rebuke, the military commandant issued an order directly interfering with the most important election then pending, and in open conflict with the Constitution and laws of the State, and in dereliction of the most sacred rights of a free and loyal people.

The ordinary and necessary trade of the State is now, by military trade regulations, subjected to restrictions which harass the citizens without any compensating public good, and which wear more the phase of subjecting the citizens to odious political tests than looking to the public good. I send herewith a copy of a permit, with the test questions as appended. The original I retain as a specimen and memorial of the military follies and harassments to which Kentuckians are subjected.

The citizens of Western Kentucky have, for a long while, been the subjects of insult, oppression, and plunder by officers who have been placed to defend and protect them.

Having yesterday stated the conduct of General Paine and his accomplices, and heretofore communicated in reference to Cunningham, whose conduct is now overshadowed by General Paine's, I will not again state it.

The military authorities throughout the State assume at pleasure to make assessments upon the citizens, and enforce the payment of heavy fines without a hearing. And yet the laws of Kentucky are ample, and the courts open for a redress of every just grievance, without any such military judgments.

I send herewith a copy of one of those orders assessing a citizen, merely as a specimen of what is of daily occurrence. That these measures, with others of kindred nature, have been urged by the counsels of a class of men who represent the evil genius of loyalty, I am well assured.

No one who has a love for our country, and a desire to preserve our Government, if possessed of ordinary intellect and a common intelligence, with a knowledge of our people, would advise such measures. My hope is that, in the multifarious affairs of State, your attention has not been caught to those matters, and that, by my drawing your attention to them, your sense of justice, and what is due to a loyal people, will prompt you to order a revocation of those orders and a correction of these evils.
The course pursued by many of those intrusted with Federal authority in Kentucky, has made to your administration and re-election thousands of bitter and irreconcilable opponents, where a wise and just policy and action would more easily have made friends. Extreme measures, by which they sought to break the just pride and subdue the free spirit of the people, and which would only have fitted them for enslavement, have aroused the determined opposition to your re-election of at least three fourths of the people of Kentucky; where a different and just policy might have made them friends. You will pardon me for speaking thus plainly, for I assure you it is done in the kindest spirit, although I am opposed to your re-election, and regard a change of policy as essential to the salvation of our country.

In common with the loyal masses of Kentucky, my Unionism is unconditional. We are for preserving the rights and liberties of our own race, and upholding the character and dignity of our position.

We are not willing to sacrifice a single life, or imperil the smallest right of free white men, for the sake of the negro.

We repudiate the counsels of those who say the Government must be restored with slavery, or that it must be restored without slavery, as a condition of their Unionism. We are for the restoration of our Government throughout our entire limits, regardless of what may happen to the negro. We reject as spurious the Unionism of all who make the status of the negro a sine qua non to peace and unity. We are not willing to imperil the life, liberty, and happiness of our own race and people for the freedom or enslavement of the negro. To permit the question of the freedom or slavery of the negro to obstruct the restoration of national authority and unity, is a blood-stained sin.

Those whose sons are involved in this strife demand, as they have the right to do, that the negro be ignored in all questions of settlement, and not make his condition, whether it shall be free or slave, an obstacle to the restoration of national unity and peace. Such are the sentiments of the loyal masses of Kentucky. Why, therefore, are unequal burdens laid upon the people of Kentucky? Is it not unwise, not to say unjust, that this is done? Surely the appealing blood of her sons, which crimsons the battle-fields, sufficiently attests the loyalty of Kentucky and her people to entitle the State to be freed from those military manacles which fetter her noble limbs, and chafe the free spirits of her loyal people?

It cannot surely be the purpose of any to ascertain, by actual experiment, how much a brave and manly people will bear, rather than
revolt against their Government. And yet some of the measures adopted wear much the aspect of such an experiment.

May the God of our fathers speedily give to us deliverance, by a restoration of our Government in unity and peace.

Respectfully,

THOS. E. BRAMLETTE.

Letter to Governor Bramlette from the Hon. John B. Huston.

The following letter received at 4 o’clock P. M., November 9, 1864:

COVINGTON, November 8th, 1864.

DEAR GOVERNOR: I was arrested at my home in Lexington at one o’clock last night, and taken off from an unprotected wife and her daughter, by order of General Burbridge, and ordered under guard to be taken to Catlettsburg and sent thence by Point Pleasant into the rebel lines. I know not the cause, but suppose it is because I have made speeches as a free man for McClellan, and always for the Union without conditions.

I cannot by this exercise of power, or any other means, be made a rebel. My poor family will suffer terribly, and I doubt not my life is the forfeit if I go on to Dixie. I have friends who will try to have justice done me, and I appeal to you as a friend and as Governor to aid in that effort. At least, in the worst event, vindicate my memory as an oppressed Union man true to my country in thought, word, and deed.

Yours, &c.,

JOHN B. HUSTON.

Telegram.

FRANKFORT, November 9th, 1864.

His Excellency A. Lincoln, President U. S., Washington, D. C.:

General John B. Huston, a loyal man and prominent citizen, was arrested and yesterday started off by General Burbridge to be sent beyond our lines by way of Catlettsburg, for no other offense than opposition to your re-election. Stay the hand of this second Paine, and save your administration the odium and our country the shame of such iniquities.

You are doubtless re-elected, but surely cannot sanction this ostracism of loyal men who honestly opposed you.

THOS. E. BRAMLETTE.
Thos. E Bramlette:

Governor: Yours of yesterday received. I can scarcely believe that General John B. Huston has been arrested for no other offense than opposition to my re-election, for if that had been deemed sufficient cause of arrest, should have heard of more than one arrest in Kentucky on election day. If, however, General Huston has been arrested for no other cause than opposition to my re-election, General Burbridge will release him at once, I sending him a copy of this as an order to that effect.

A. LINCOLN.

Copy Telegram.

Brevet Major General Burbridge:

Is it true that John B. Huston has been arrested and sent South? What are the charges? Answer.

THOS. E. BRAMLETTE.

Copy Telegram.

Governor Bramlette:

In the exercise of power delegated to me by the President of the United States, I have arrested John B. Huston, and am responsible for my action to my Government. When the civil authorities make no effort to suppress disloyalty the military must and will.

(Signed,) S. G. BURBRIDGE,

Brevet Major General Commanding.

Copy of Letter.

10 o'clock p. m., Frankfort, Nov. 10, 1864.

Brevet Major General S. G. Burbridge, Lexington, Kentucky:

GENERAL: Your telegram of to-day, in reply to mine of yesterday morning, came to hand at 8:20 o'clock P. M. to-day. As mine was a simple inquiry, I do not understand your meaning in the concluding lines of your telegram, in which you say: "When the civil authorities make no effort to suppress disloyalty the military must and will." Do you mean to insinuate dereliction of duty upon the part of the civil
authorities of the State by this expression? If so, specify, if you please, what civil authorities. Not being an adept in innuendoes, but a plain blunt-spoken man, I do not know that I gather the import of this expression used by you in reply to a simple inquiry; and, therefore, have the honor of requesting your own interpretation of your meaning.

Respectfully,

THOS. E. BRAMLETTE.

Copy of Letter.

LEXINGTON, KY., November 12, 1864.

Thos. E. Bramlette, Governor of Kentucky, Frankfort, Ky.:

Dear Sir: Your favor of 10th inst. was duly received. It was not my intention, in writing the dispatch therein referred to, to make any "insinuations" or "inundoes." The reference in the words, "When the civil authorities make no effort to suppress disloyalty the military must and will," was simply this: For months past, Wolford, Jacob, Huston, and others, have been making speeches in different parts of the State, reviling the Administration, and not only that—which would be overlooked—but also endeavoring, by their remarks, to discourage enlistments, and thus to weaken the power of the Government in its efforts to suppress the rebellion. This has been done, not only without interference on the part of the State authorities, but, on the contrary, with their apparent sanction and approval.

I make no insinuations of dereliction of duty on the part of the civil authorities of the State, but say openly, that if the military authorities had received, during the past year, that hearty and cordial support in their efforts to maintain the Government, and preserve the peace in the State, which, when I assumed command, I was assured would be afforded by the civil authorities, Kentucky to-day would not be cursed with the presence of guerrilla bands, and her loyal people outraged by frequent robberies and murders.

Respectfully,

(Signed,)

S. G. BURBRIDGE,
Brevet Major General Commanding.

Letter from Governor Bramlette to Brevet Major General Burbridge.

FRANKFORT, KY., Nov. 14, 1864.

Brevet Major General S. G. Burbridge, Lexington, Ky.:

GENERAL: On the morning of the 9th inst., having heard that Gen. John B. Huston was under arrest and ordered beyond our lines, in
order to ascertain the facts, I dispatched a telegram to you of inquiry as to the facts, to which I had a right to expect at least a courteous answer. Your reply did not come until 8 o'clock and 20 minutes, P. M., next day, and concluded with an ambiguous sentence, not in reply, but by innuendo and an apparent bullying tone, containing a charge of dereliction against the civil authorities. I referred the ambiguous passage back to you for explanation of its meaning, and upon reaching home on Saturday night your reply was handed to me. In expounding your meaning, you charge that “Wolford, Jacob, Huston, and others” have been for some time making speeches “reviling the Administration,” and endeavoring to discourage enlistments, and that this course pursued by them was “not only without interference,” but “with the apparent sanction and approval” of the State authorities.

Not having heard them speak (except one speech of Gen. Huston), I have no personal knowledge of what they said. But I know the men, and know them to be incapable of any disloyal speech or act. I suppose it will not be doing you injustice to assume that you have sufficient capacity and intelligence to understand that the civil authorities have no right—neither have the military—to interfere with the freedom of political discussions? Your own experience ought to instruct you of this fact. You, on Thursday preceding the election, without any one thinking of interfering, enunciated a more reviling charge against the Administration than any I have heard of coming from any other source, when you concluded your speech, as reported in the Commonwealth, with the following words, viz: “Now, gentlemen, you all want pay for your horses and niggers and corn, and your hogs. Be cautious what record you make.”

This, to all who heard or read it, was regarded as avowing the purpose to take, without compensation, the property of those who voted against Mr. Lincoln. Mr. Lincoln, I hope and believe, would scorn the accusation of such an infamous purpose. And yet you, so “reviling the Administration” by charging it with such infamous purpose, have passed unquestioned. Your own experience should therefore be sufficient to instruct you upon this point.

The duty of the citizen to observe and obey the laws and administrative measures of the constituted authorities is but the corollary of his right to freely canvass and use all lawful and peaceful means to correct or reform such laws or measures as he may deem unwise, impolitic, or dangerous. The duty to obey while in force, and the right to correct or change in the modes secured by law, are correlative.
Whether you comprehend these distinctions between right and duty, or not, they nevertheless exist, and are understood and observed by the civil authorities of the State and by the loyal citizens of Kentucky.

As to the charge that these men and "others," with "the apparent sanction and approval" of the "State authorities," have been "endeavoring, by their remarks, to discourage enlistments, and thus to weaken the power of the Government in its efforts to suppress the rebellion," I believe it to be as untrue in reference to them as I know it to be untrue and calumnious in reference to the State authorities. It is but a shallow pretense, gotten up upon false accusation, to afford a pretext for wreaking political vengeance upon them, and I suppose "others" is intended to embrace all who spoke or advocated the election of McClellan in Kentucky.

I know "Jacob, Wolford, Huston," and perhaps some of the "others," and although their pure and incorruptible patriotism may exceed the range of your comprehension, yet it is understood and appreciated by the true men of our country. You conclude your exposition of your meaning by charging the civil authorities with a failure to give a "heartly and cordial support" to the military in their "efforts to support the Government and preserve the peace in the State," and attribute the failure to suppress guerrilla bands to this dereliction of duty upon the part of the State authorities.

Now, sir, I pronounce this charge untrue in all its length and breadth, and calumnious—and you must know the accusation so to be.

You know that at all times the civil authorities have promptly and cordially responded to your calls, and earnestly aided you in all these objects. When you desired the militia called into service to aid you, it was promptly done whenever and wherever you desired it, and for such period as you requested. When you desired the State forces employed at any place, they were promptly sent as requested. And when you were preparing to go upon your Saltville expedition, which resulted so unfortunately to you and the country, the State forces were disposed of as you requested. And later, when you changed, without any known cause, your friendly to a hostile attitude, and assumed to ignore the civil authorities, and, in violation of courtesy, gave orders to subordinate State officers, and, by your whole course, indicated a desire to provoke some offensive action upon our part; so dear to us was the "peace and order of the State," that we waived the indignity of your unlawful assumptions, and sent the forces as directed by you. These
and other facts, all of the same tenor upon the part of the State authorities, are well known to you. Nay, further, a general order was long since issued requiring the militia officers of the several counties to call out their commands whenever either the civil authorities or the Provost Marshals requested, and assist them in enforcing their duties. In no single instance has the civil authorities failed to promptly and earnestly aid, not only to support the military in "maintaining the Government," but to aid, when necessary or called upon, in enforcing the measures of the Administration. And this was and ever will be done, regardless of our private judgment as to the policy or impolicy of the measures.

The principle which governs the action of the present Executive of the State underlies the foundation of all free government, and not only has been observed, but ever will be. That principle is, that it is the duty of all good citizens to observe and obey the laws as they exist, and their right to alter or change them only in the peaceful modes secured by law.

If you cannot take these distinctions, the civil authorities of the State do, and are not responsible for your want of understanding a principle so obvious and vital.

The ample means placed at your disposal for suppression of guerrilla bands are too well and generally known to enable you to escape the responsibility of your failure, by casting an untrue and calumnious accusation upon the State authorities. Whether your success would or not have been better, if you had given more attention to hunting down guerrillas, and less to hunting down unarmed citizens, is a question for public judgment to settle. Be it as it may, your failure to accomplish these important ends, and others which you undertook, with the ample means afforded you, will require some better excuse than railing accusations against the civil authorities of the State. Your most active malice is defied to point out a single instance of failure upon the part of the civil authorities in support of your calumnious charge; and, until this be done, it must remain transfixed as untrue in all its extent and minutest detail. Had your success been better and more approximate to your means, it would doubtless have saved you from attempting to cover up your failures under calumnious charges against the civil authorities, and would have enabled you to respond to a question put for information with at least a decent regard to gentlemanly courtesy.

I am, sir, yours,

THOS. E. BRAMLETTE.
Letter from General Burbridge to Governor Bramlette.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY,
LEXINGTON, KY., NOVEMBER 15, 1864.

To His Excellency Thomas E. Bramlette,
Governor of Kentucky, Frankfort, Ky.:

SIR: In answer to your letter of the 14th inst., I can only reassert the contents of my former letters and telegrams. I beg leave to decline any further controversy with you, as I do not believe that the good of the country or your interest or mine require that I should discuss the issues which you seek to make with me.

I am, very respectfully,

Your obedient servant,

S. G. BURBRIDGE,
Brevet Major General Commanding.

Letter from Governor Bramlette to President Lincoln.

FRANKFORT, NOV. 14TH, 1864.

His Excellency A. Lincoln, President U. S., Washington, D. C.:

Mr. President: The election is over, and you are re-elected by a decisive majority. I take it as granted that you desire to harmonize all the loyal element of our country into a cordial support of your Administration. It is my desire to have a union of all in Kentucky in support of the Government, and to aid in carrying out the administrative measures.

Holding, as I do, that the free and unrestricted right of the citizen to canvass the measures and merits of candidates pending an election, implies the duty of obeying the ascertained will, when declared, until it can be changed or modified in the mode secured by our forms of government, I do not admit the right of factious opposition or attempts to overcome, by resistance or revolt, the measures adopted by the constituted authorities. Obedience to the constituted authorities does not surrender the freedom of private judgment, but only submits to and obeys the public will, as ascertained in the appointed mode. With us in Kentucky, partisan asperity ceases with the election. This is necessary to the peace of society and to the preservation of public order.

I regret that General Burbridge is pursuing a course calculated to exasperate and infuriate, rather than pacify and conciliate. His whole course, for weeks past, has been such as was most calculated to inaugurate revolt and produce collisions. My utmost powers have been taxed to frustrate the evils of his course and preserve peace and order.
I have thus far succeeded, but shall need your co-operation to attain that unity and harmony which I desire, and which, I doubt not, you desire, but which he will try to prevent in the blunderings of a weak intellect and an overweening vanity.

Any man in command in Kentucky can easily harmonize with the State authorities, if he wishes to do so; for it is my fixed rule of action, upon principle, to sustain, as a citizen and officer, the measures of the constituted authorities, regardless of my private judgment of their policy or impolicy. Any other course I regard as revolutionary.

If the Headquarters of the Commandant in Kentucky were at Frankfort, where a free interchange of views could be had, it would avoid the evils which have resulted from Burbridge's weakness. But he and I cannot hold personal converse after his bad conduct within the last few weeks. Our intercourse must be restricted to official correspondence in writing. It would therefore much facilitate matters to have some commandant with whom I could act on terms of social courtesy and equality.

The system of arrest inaugurated by Burbridge outrages public judgment and ought to be restricted. His entire want of truthfulness enables him unscrupulously to make false charges to sustain his outrages against public judgment.

The system inaugurated by him of trade permits, has been most shamefully carried out in some places. Although his published order seems fair enough, yet the manner of its execution revolts the public sense. The system will greatly depreciate the public revenues during the coming year. Many loyal men are driven out of business, after having paid the tax and obtained a license, and for no other reason than their political preferences.

They will not take out license again unless these restrictions are removed, and thus the Government revenues will be diminished without any return. It is certainly better to risk the chances of even a disloyal man trading, than cut off hundreds of loyal men by such regulations, and exasperate them and diminish the sources of revenue. A hearty support of the Government by loyal men, though differing in views of policy from you, is better than a hollow quasi loyalty purchased of a semi-rebel by a trade permit.

Considerable commotion has been produced amongst the farmers and pork-packers by some orders recently issued, and more especially by the manner of their carrying out in relation to the hog crop. The agents sent out have been attempting to force the farmers to let their
hogs go to them at greatly less than the market price, by falsely telling them that the Government had fixed the price, and unless they received it willingly, their hogs would be taken at that price anyhow, and if they attempted to sell, or if packers attempted to purchase and pack, their hogs would be confiscated and they arrested and imprisoned. Some large houses in Louisville, that have paid their tax, are thus held in check and cut off from business, although they offer to sell to the Government their hog product at one dollar less per hundred than the Cincinnati market, if permitted to go on with their business. I beg of you, Mr. President, to assist and give me such aid as you have in your power in preserving peace, order, and unity in Kentucky. Our people are right and true, though they have been much bedeviled by the course of subordinate officers. Burbridge will not correct these evils, for he has favorites to reward and enemies to punish, and will use his official station to carry out his favoritism and personal vengeance.

Respectfully,

THOS. E. BRAMLETTE.

Telegram.

FRANKFORT, November 22, 1864.

His Excellency A. Lincoln, President U. S., Washington, D. C.:

Lieutenant Governor Jacob is at Catlettsburg, and Colonel Wolford at Covington, both under arrest, and, by order of the Secret Inquisition, ordered into the rebel lines. Will you either order their release at once, or a suspension of the order until you receive my communication of this date?

THOS. E. BRAMLETTE,
Governor of Kentucky.

Telegram.

WASHINGTON, November 22, 1864.

Governor Bramlette:

Yours of to-day is received. It seems that Lieutenant Governor Jacob and Colonel Wolford are stationary at present. General Suddarth and Mr. Hodges are here, and the Secretary of War and myself are trying to devise means of pacification and harmony for Kentucky, which we hope to effect soon, now that the passion induced by the exciting subject of the election is passing off.

A. LINCOLN.
Letter from Governor Bramlette to President Lincoln.

FRANKFORT, November 22, 1864.

His Excellency A. Lincoln, President U. S., Washington, D. C.:

Mr. President: I dispatched you by telegraph to-day in reference to the arrest of Lieutenant Governor R. T. Jacob and Col. Frank Wolford, and the order sending them into the Confederate lines. I speak what I do know, when I say that they are both incorruptible patriots, and invincibly devoted to the preservation of the Union and for the suppression of the rebellion. Their accusers dare not confront them face to face before a fair and honest tribunal with the accusation of disloyalty. They have both perhaps used intemperate forms of speech in political discussions pending the recent canvass, but thoughts of giving aid or encouragement to treason never had a moment’s possession of their minds. They both hold, and so publicly declare, that if every act of your Administration were wrong, it would not justify revolt, and that it would still be the duty of the citizen to stand by the Government, and help with all his might to put down rebellion.

But I understand that affidavits made in some dark corner—extra judicial and ex parte—by men who are afraid to avow their infamy in the face of an open tribunal, face to face with the men they accuse, constitute the foundation of their arrest. I say to you, Mr. President, that it is their accusers that shrink from the investigation, and not Lieut. Gov. Jacob or Colonel Wolford. Those who falsely accuse dread the light of an open investigation; and, therefore, they seek to keep up a secret inquisition in which to condemn without a trial, and punish without a hearing. There can exist no just reason for the character of proceeding in Kentucky. An open investigation in the case of any man can be had in Kentucky, and if the testimony sustains a conviction, all will say; so mote it be. But this open, fair mode of proceeding, in conformity with the genius of our institutions and the forms of our Government, would drive cowardly malignants to conceal their venom in their own bosoms, and hide their perjury in their own hearts. Secret inquisitorial dispatch and punishment is the field of their operations, and thus have they done much harm in Kentucky, not only to the interest of our country, but to the cause of humanity. Deeds of evil done in the name of the Government, which revolt the public judgment, are hurtful to our cause. And so revolting to public judgment was the arrest of those battle-scarred veterans, that to their prudent patriotism we are indebted for its not being resisted: Hundreds of good true loyal men felt so outraged at the proceeding, that,
in the heat of their indignation and zeal for what they deemed to be defense of outraged patriotism, they would have rushed to the forcible rescue of those men. But they always rebuked such spirit, and taught their excited friends that they would rather submit to any amount of personal wrong than have wrong done their country by unlawful resistance to constituted authority. Mr. President, these terrible wrongs, these outrages upon the spirit of liberty, ought to be stopped. They make no friends to our cause, but endanger much. For if men of less prudence and patriotism were thus dealt with, having the power they possess, the consequence would be serious indeed. You and I and our country are indebted to these noble patriots for their patriotic forbearance, and their quiet submission to an unjust and oppressive proceeding. For, had they been otherwise, either of them could have raised a storm which would have wrecked many a hope before it would have passed over.

Think, Mr. President, of the effect of this proceeding upon the minds of others; how will it look in history? Two of the foremost men against the rebellion, first in the field, both bearing wounds received in battling for their country, are, after a three years' struggle, seized upon by secret inquisition and banished into the rebel lines. Are they rebels—these scarred veterans? Who made them so? The rebels did not do it. Who did? Will not history say, "Thou art the man?" No, Mr. President, they are not rebels; they are not rebel sympathizers; you did not make them rebels—you cannot. Do not, therefore, sanction, by your silence or non-action, this infamous lie against them, against yourself, against our country. Do not let it go down in that form to history. Put a veto upon this secret inquisition, this banishment of scarred veterans, of true men from their homes and their country. How encouraging it must be to the rebels to hear that such great changes are going on amongst loyal people; that the brave and gallant Jacob, the indomitable Wolford, the hero of more conflicts than any man who has battled against rebellion, have turned to the side of rebellion. How it must revive their hopes and cheer them on to keep up the struggle a little longer; for if Jacob and Wolford have turned rebels, surely all Kentucky will soon come shouting to the rebel banner!!! Mr. President, do stop these miserable, cowardly, stay-at-home, abuse-every-body patriots from giving such aid and comfort to the rebellion, as does such acts as the banishment of Jacob and Wolford give. Better send their accusers off; for they will not help us in the day of battle, and Jacob and Wolford will. Very respectfully, THOS. E. BRAMLETTE, Gov. of Ky.
Letter from Inspector General Lindsey to the Secretary of War.

WASHINGTON, D. C., July 11th, 1864.

Hon. E. M. Stanton, Secretary of War:

Sir: Owing to the unsettled state of affairs in Kentucky, His Excellency Governor Bramlette, proposes to organize a State force to consist of three battalions, one to be assigned to duty in East Kentucky, one in the vicinity of Paducah, and one at Frankfort. These forces are intended to aid and assist the Federal troops, and shall be held subject to the call of the District Commander, for any service in the State.

The Governor proposes to sustain this force at the expense of the State; but, to avoid competition with the General Government in the market for supplies, he requests me to ask that you will order the proper United States officer in Kentucky to issue both commissary and quarter-master supplies to this force, upon requisition, approved by him, to be paid for by the State in general settlement.

I would, most respectfully, ask your early action upon this matter, as I deem it important that I should return to Kentucky at once.

Very respectfully, your obedient servant,


[Official copy:]

J. Bates Dickson, Capt. and Ass't Adj. Gen. District of Ky.

If the within arrangement is approved by Maj. Gen. Burbridge, it is sanctioned by the War Department, and Gen. Burbridge is authorized to issue orders to the proper officer for the supplies required.

EDWIN M. STANTON,
Secretary of War.

JULY 11th, 1864.

[The original has Maj. Gen. Burbridge’s approval indorsed on it.]

Letter from Governor Bramlette to Brevet Major General Burbridge.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT,
FRANKFORT, KY., November 1st, 1864.

Brevet Maj. Genl. S. G. Burbridge, Com’g., &c., Lexington, Ky.: General: Waiving the irregularity of your order issued to a subordinate officer of the State forces, and ignoring the authority, having the right to control them, I say to you, that if you want the assistance of the State forces, here or elsewhere, or any part of the militia of the State, at any time, to aid you in your movements against rebels or guerrillas, they will be promptly furnished, reserving only the small
force raised, and in part supported by this county, for defense against rebel and guerrilla raids, with which we are constantly menaced.

General Lindsey, however, informs me that you avowed to him that your object in ordering them to Lexington was to disband them. As you have no authority to pay them off and disband them, and I have, I propose to you, if you will state any good reason therefor, I will immediately take steps to pay them off and disband them.

The battalion at this place (a small one) was raised under the laws of the State for the protection of the Capital, constantly threatened. Before raising these forces, a proposition to raise three battalions, one for this place, one for Eastern Kentucky, and one for Western Kentucky—neither of which has been completed—was submitted to the President and Secretary of War, and had their approval, with the written order of the Secretary of War for quarter-master and commissary supplies to be furnished by the Federal officers.

So desirous are we to harmonize our action with that of the Federal authorities, if you will state any good reason for so doing, I will discontinue raising them, and have those raised paid off and disbanded. As I know of no good reason for disbanding them, I must have something upon which to base my action.

If you do not choose to state any reason, or if the reasons given be deemed insufficient, I propose to re-submit the whole subject to the President and Secretary of War, and will abide by, and conform to, their decision. This, I trust, will waive the necessity of any further action upon your part tending unnecessarily to excitement. There can be no real foundation for such action. An early reply is requested.

Respectfully,

THOS. E. BRAMLETTE,
Governor of Kentucky.

Note.—The foregoing was the letter as first written; in copying it to send to Gen. Buell some immaterial changes were made in the structure of the sentences, but the letter was omitted to be taken off on the letter-book, and the above original draft is given as an exact copy of the substance and nearly of the form and language. No answer was ever returned, except such as is contained in the accompanying orders and telegrams.

T. E. B.

Letter from Governor Bramlette to Inspector General Lindsey.

EXECUTIVE Office, Frankfort, Ky.,
November 5, 1864.

Major General D. W. Lindsey, Inspector General of Ky., Commanding:

General: It is of the utmost vital importance to the cause of our country that peace be preserved in Kentucky, and that there should
be no semblance of collision between the civil and military authorities of the State and those of the Federal Government. The security of the gallant Major General Sherman and our brave men under his command, the highest interests of our country, demand the protection of his communications and the securement of his position.

Everything, therefore, which might tend to produce disquiet in Kentucky must be avoided; as it would necessarily tend to defeat the purpose of supporting our noble armies in the field, battling for our security. To give protection to the Capital and the public property, and to assist in the defense of Western and Eastern Kentucky, and thereby strengthen the support of Sherman, with the approval of the President and Secretary of War, I undertook to raise three battalions of State troops—one for defense of the Capital, one for Eastern, and one for Western Kentucky.

A part of each has been raised, but neither completed. Those raised have been actively employed, as you are aware, at such places as General Burbridge requested, and where he could not spare the forces for the time. They have captured quite a number of guerrillas, and the small force kept here has given security to the public property at this place constantly menaced. To my utter surprise, General Burbridge, without my being able to get a line from him in explanation or otherwise of his intentions, has assumed a hostile position, menacing toward the State authorities and forces, and, with no shadow of authority or just pretense, has been threatening to disband them; and, in various ways, apparently sought to provoke collision. A collision with him would be a matter of small moment; but I cannot and will not have a collision with the Federal forces under his command for the reasons before stated, and for the additional reason that no folly of others shall make me collide with my Government. To remove all pretense for his course, as well as the subject through which he seeks collision, you will take steps immediately to have muster-out rolls prepared to pay off the forces raised for said defense and disband them. Better take the chances of defending, as we have done, by the citizens, than endanger our national cause by collision.

Respectfully,

(Signed.) THOS. E. BRAMLETTE,

Governor of Kentucky.
Frankfort, November 6, 1864.

Major General D. W. Lindsey, Inspector General of Kentucky, Commanding, Frankfort, Ky.:

General: You will take no further action in relation to mustering out the State forces until further orders.

The reason for this order is, that General Suddarth, who visited General Burbridge to-day, at his request, informs me that it is the desire of General Burbridge that I should not disband them at present, but wait until I heard from him in reply to my letter of the 1st inst.

Hoping this communication may be satisfactory, and remove the causes which constrained me to order the disbanding of those forces, I shall await its reception before further action. I know there exists great necessity for not only preserving the organization, but for increasing it; but am not willing to do so to the endangerment of the peace of Kentucky and the security of our armies.

Respectfully,

THOS. E. BRAMLETTE,
Governor of Kentucky.

Order from General Burbridge to Colonel Hawkins.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY,
5TH DIVISION, 23D ARMY CORPS,
LEXINGTON, KY., Oct. 28, 1864.

Colonel P. B. Hawkins, Commanding State forces, Frankfort, Ky.:

You will move the portion of your command now at Frankfort at once to Lexington, with instructions to the commanding officer to report in person, upon his arrival here, to Brigadier General N. E. McLain, Commanding 1st Division.

Troops will be sent from here to take their place at Frankfort.

By command of Brevet Major General Burbridge.

(Signed,) J. BATES DICKSON,
Captain and A. A. General.

[A true copy—Attest:]


Copy Telegram.

HEADQUARTERS, LEXINGTON, October 31, 1864.

To F. Woods, Adjutant Capital Guards:

In Colonel Hawkins’ absence let the ranking officer execute orders
sent you on the twenty-ninth (29th), and move his command here immediately. Answer.

By order of Brevet Major General Burnbridge.

J. BATES DICKSON,
Capt. and A. A. Gen'l.

Letter from Assistant Adjutant General Dickson to Lieut. Col. Craddock.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY,
LEXINGTON, November 2, 1864.

Lieut. Col. Craddock, Comdg Capital Guard, Frankfort, Ky.:

COLONEL: The General Commanding directs that you order the Sandy Valley battalion to proceed at once to Louisa, Kentucky, and the commanding officer to report, on his arrival, to Colonel Mims, commanding that post, who will order one company to Grayson. You will order Captain Musselman's company to proceed to Georgetown, Ky., and remain there until further orders. Also, Captain Bolton's company to Lawrenceburg to relieve Captain Hutchinson's company, and order Captain Goins' company to Versailles, Ky.

Very respectfully, your obedient servant,

J. BATES DICKSON,
Captain and Ass't Adj't Gen'l.

Telegram.

LEXINGTON, November 3d, 1864, 1:30 P. M.
[By telegraph from Washington, D. C.]

To Maj. Gen. Burbridge, Commanding:

As recommended in your telegram of October twenty-fifth (25th), the Secretary of War directs that the regiment raised by Governor for six months' service be immediately mustered out of service. The Governor has been notified that the authority to raise four infantry regiments has been revoked, and you will please adopt measures to transfer the men already enlisted for them to the cavalry regiments.

Please acknowledge this.

(Signed,) THO. M. VINCENT, A. A. Gen.

(A true copy:)

(Signed,) J. BATES DICKSON, Capt. and A. A. Gen.

Letter from Capt. Dickson to Adjutant General Lindsey.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY,
LEXINGTON, KY., November 14th, 1864.

D. W. Lindsey, Adj. and Ins. Gen., Frankfort, Ky.:

GENERAL: The General Commanding directs me to inquire of you what steps, if any, have been taken towards mustering out of service...
the State troops, directed to be mustered out by order of the Secretary of War, a copy of whose dispatch on the subject was furnished you when here. It is desirable that they be mustered out as soon as practicable. Very respectfully, your ob't serv't,

J. BATES DICKSON,
Capt. and A. A. Gen.

[A true copy:]
Jno. B. Tilford, Jr.,

Letter from Adjutant General Lindsey to Captain Dickson.

HEADQUARTERS KY. VOLS., ADJUTANT GENERAL'S OFFICE,
FRANKFORT, NOVEMBER 15, 1864.

Captain J. Bates Dickson, A. A. General, Lexington, Ky.:

CAPTAIN: I have the honor to acknowledge the receipt of your letter of the 14th inst., relative to the muster-out of the State forces. On the 5th inst. I received orders from His Excellency, Governor Bramlette, to muster out the State troops, and on the 6th inst. was ordered to defer any action, as General Suddarth informed the Governor that General Burbridge would reply to his letter of the 1st inst. on the subject. Copies of the above orders were left with you by me. I have, for the above reasons, delayed the muster-out; but, in the meantime, have ordered the troops to concentrate at convenient points, and have clerks employed making out the rolls and settling their accounts, preparatory to carrying out any directions I might receive.

Very respectfully,

(Signed,) D. W. LINDSEY,
Inspector and Adjutant General of Kentucky.

Letter from Captain Dickson to Adjutant General Lindsey.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY, LEXINGTON, KY., NOV. 17, 1864.

D. W. Lindsey, Adjt and Inspector Gen'l of Kentucky, Frankfort, Ky.:

GENERAL: The Brevet Major General commanding directs me to say, in reply to your favor of the 15th inst., that he desires the mustering out of the State forces be proceeded with at once, and completed as soon as practicable.

Very respectfully, your obedient servant,

J. BATES DICKSON,
Capt. and A. A. Gen.

[A true copy:]
Jno. B. Tilford,
Asst Adj'nt Gen'l Ky.
Order from General Burbridge to Adjutant General Lindsey.

HEADQUARTERS MILITARY DISTRICT OF KENTUCKY,
LEXINGTON, KY., December 6, 1864.

D. W. Lindsey, Adjutant and Inspector General of Kentucky:

GENERAL: Owing to the absence of the General Commanding with his available forces, and the small number of troops left at the posts of Louisville and Lexington, it is desirable that the train guard for the "Frankfort Accommodation" train on the Louisville and Lexington Railroad be furnished from the State forces at Frankfort. You will please detail a sufficient guard for that train until the forces now in the field return.

By command of Brevet Major General Burbridge,

J. BATES DICKSON,
Capt. and Actg Adj't Gen'.

Letter from Inspector General Lindsey to Colonel Gallup.

HEADQUARTERS KENTUCKY STATE GUARD,
INSPECTOR GENERAL'S OFFICE,
FRANKFORT, KY., Feb. 8th, 1864.

Colonel G. W. Gallup:

COLONEL: Yours of the 1st inst. is at hand. I am glad that Colonel McKinster is getting along so well in organizing the militia. The Governor directs me to authorize you, whenever the necessity may require, to call any portion of the 68th Regiment Enrolled Militia into service. He requests me to say, that, having great confidence in your judgment and zeal, he leaves the matter in your sound discretion, believing that you will not run the State to unnecessary expense. It is with such great difficulty that arms, once scattered, can be collected again, that I think you had better retain the control of the arms and ammunition that you mention, and only place them in the hands of McKinster's men when they need them. The Legislature have not yet made arrangements to pay the five thousand, and no steps have been taken towards raising them.

Your friend,

D. W. LINDSEY,
Inspector General of Kentucky.
General Orders.

HEADQUARTERS KENTUCKY STATE GUARD,
INSPECTOR GENERAL'S OFFICE,
FRANKFORT, KY., MAY 2, 1864.

[General Orders, No. 5.]

It having become evident that no reasonable garrison of United States troops can protect the several counties of the State from the small bands of guerrillas, horse-thieves, and marauders, who, in small parties, manage to elude the regular forces, it is therefore, by the direction of his Excellency the Governor, ordered—

I. That the commanding officer of each regimental district of Enrolled Militia is charged with the defense and protection of his county from invasion or violence of any character whatever; and to this end he is hereby authorized and directed to call out, at any time, the whole or such portion of the militia, comprising his command, as may be necessary. He is further ordered, upon the application of any provost marshal, sheriff, or other civil officer, to order out so much of his command as may be necessary, and to aid and assist such officers in making any arrests, or in the execution of any other duty which may devolve upon them by law, requiring such assistance.

II. Any officer or member of the Enrolled Militia who shall fail or refuse to turn out for the purposes mentioned in this order, when ordered so to do by his proper officer, or having turned out, shall disobey any lawful order, or be guilty of any disorderly conduct, shall be punished as for a military offense. The law prescribes that, "when any portion of the militia shall be called out, either for service or for instruction and drill, they shall be subject to the same laws, rules, and regulations that govern the armies of the United States," and all officers are charged with seeing those laws, rules, and regulations strictly enforced.

D. W. LINDSEY,
Inspector General of Kentucky.

Telegram.

MAY 19, 1864.

Governor Bramlette:

Will it be possible for you to let me have another regiment of militia in N. E. Kentucky, addition to those promised by General Lindsey? General Ewing needs more troops also in his district, and regiments of militia. Please answer his order at once—will be of great service. These regiments, if called out promptly, will give
security to the State during the absence of a large part of my com-
mand on a proposed expedition. There are indications that the enemy
purport a raid in this State from the neighborhood of Pound Gap.

(Signed.)

S. G. BURBRIDGE,
Brigadier General.

FRANKFORT, May 19, 1864.

General S. G. Burbridge, Lexington, Kentucky:

I can order out the militia of Lewis county if that will suit. How
many, and at what points, are militia regiments wanted in General
Ewing's district? Arms will have to be furnished by you.

D. W. LINDSEY,
Inspector General Kentucky.

LEXINGTON, May 20th, 1864.

To D. W. Lindsey:

The troops you order for Eastern Kentucky are sufficient. The
troops for General Ewing, two regiments, will be placed at Louisville,
at Muldrough's Hill, Munfordsville, and such other points as he may
deem expedient. Gen. Ewing will furnish them arms.

(Signed.)

S. G. BURBRIDGE,

HEADQUARTERS, LOUISA, KY., May 28th, 1864.

To John Boyle, Adjutant General:

Sir: I have instructed Col. Bowling, Enrolled Militia, to detail one
hundred (100) of his men to protect the town of Grayson. The few
men now there have been skirmishing during the past three (3) days;
thus far have managed to hold their own. I would respectfully ask for
the approval of the order by His Excellency the Governor; also, that
the thirty-first (31st) regiment militia be called out to protect the
county from roving bands of guerrillas; there are now twenty-five (25)
men and one officer of the 40th Kentucky at that place.

Please answer.

T. B. BROWN,
Col. 11th Mich. Cav., Comd'g Brig.

Frankfort, K'y., May 29th, 1864.

To Col. T. B. Brown:

Your order to Col. Bowling for 100 men to protect Grayson is ap-
proved by His Excellency. We will write in full by first mail.

D. W. LINDSEY,
Inspector Gen. of Kentucky.
LEXINGTON, June 27, 1864.

To General D. W. Lindsey:
The Secretary of War telegraphs for answer to following questions in regard to the militia whom you ask to have paid:

1st. Under what authority, and when were the troops called out?
2d. When did they enter upon duty?
3d. What is the strength of the force in question? Has it been mustered into U. S. service? If not, why?
4th. When the forces were called for, placed on duty, was the fact reported to the War Department? Please answer as soon as possible.

(Signed.)

S. G. BURBRIDGE,
Brigadier General.

FRANKFORT, Ky., June 27, 1864.

To Brig. Gen. S. G. Burbridge, Commanding District of Kentucky:

GENERAL: Order was issued by the Governor, at your request, on May 19th, to the 45th and 68th Regiments. They entered on duty about May 25th. Colonel Ewing reports that two companies of the 22d Regiment, Boyd county, were ordered out by yourself. One hundred men from 31st Regiment were ordered out by Colonel Brown, of the 11th Michigan Cavalry. The number of men is about 1200 or 1500. Muster rolls not yet received. They were not mustered into United States service. When forces were put on duty the fact was not reported by us. Supposed you had reported them.

Respectfully,

D. W. LINDSEY,
Inspector General of Kentucky.

LEXINGTON, August 20, 1864.

To Governor T. E. Bramlette:

I am compelled to withdraw Colonel Brown's regiments from their present location. Please send from your troops at once one company; half to Big Eagle bridge and half to Williamstown; another half to Owenton and half to Carrollton, and a third to Lawrenceburg and half to Taylorsville. Answer.

S. G. BURBRIDGE,
B. M. G. C. D.
FRANKFORT, August 20th, 1864.

To Major General S. G. Burbridge, Lexington, Ky.:
Have one company now at Lawrenceburg. Do you wish another to be divided between that point and Taylorsville?

D. W. LINDSEY,
Inspector and Adjutant General of Kentucky.

LEXINGTON, August 21st, 1864.

To General D. W. Lindsey:
Divide the company at Lawrenceburg between there and Taylorsville. Order all your outpost detachments to concentrate at Frankfort, in case of an invasion. How many troops can you spare me for the field?

S. G. BURBRIDGE,
B. M. G. C. D.

FRANKFORT, August 22, 1864.

To Major General Burbridge, Lexington:
After making the disposition of troops requested, I can spare about two hundred infantry.

D. W. LINDSEY,
Inspector and Adjutant General of Kentucky.

LEXINGTON, August 23, 1864.

To Governor T. E. Bramlette:
Please send the two hundred (200) men promised to report here to General McLain, as soon as possible. If you can spare them, send two hundred and fifty (250).

S. G. BURBRIDGE,
B. M. G. C. D.

FRANKFORT, August 23, 1864.

To Brigadier General McLain, Lexington, Kentucky:
Have received telegram from General Burbridge in regard to sending troops to you. Please state the nature of the service they are intended for, as I desire to know the character of arms they will need.

D. W. LINDSEY,
Inspector and Adjutant General of Kentucky.

LEXINGTON, Ky., August 24th, 1864.

To Adj. Gen. D. W. Lindsey:
I need three hundred (300) men, and want them to guard K. C. R. R. and L. & F. & L. & L. R. R.
They can be armed as well as you think proper.

(Signed,) N. C. McLAIN, Brig. Gen.
HOUSE OF REPRESENTATIVES.

FRANKFORT, August 24th, 1864.

To Brig. Gen. N. C. McLain, Lexington, Ky.:

Have sent you two hundred (200) men under Maj. Quiggins. They were sent by first train to be obtained after Gen. Burbridge's request.

(Signed.)

D. W. LINDSEY,


HEADQUARTERS DISTRICT OF KENTUCKY,

5th Division, 23rd Army Corps,

LEXINGTON, KY., August 24th, 1864.

[By telegraph from Barboursville, 24th, 1864.]

Brevet Maj. Gen. Burbridge, Comdg. District:

Sir: We can organize a good regiment of State militia in this county to protect us against the rebels. Can you prevail upon Gov. Bramlette to call them out? Very respectfully, &c.,

J. W. RIDGELL,

Late Lt. Col. 7th Ky. V. I.

[Letter from Inspector General Lindsey to Brevet Major Gen'l Burbridge.]

HEADQUARTERS DISTRICT OF KENTUCKY,

LEXINGTON, KY., August 24th, 1864.

Respectfully referred to His Excellency Governor Tho. E. Bramlette, Frankfort, Ky.

(Signed.)

S. G. BURBRIDGE,


HEADQUARTERS KENTUCKY VOLUNTEERS,

ADJUTANT GENERAL'S OFFICE,

FRANKFORT, AUGUST 27, 1864.


General: Your indorsement on letter of D. W. Ridgell, late Lieut. Col. 7th Kentucky Infantry, and forwarded to the Governor, has been referred to this office. We have numerous applications for the privilege of raising and organizing regiments of militia for active duty; but as our authority from the War Department only extends to three battalions for the Capital Guard, I am unable to grant the authority. If the War Department will assume the payment and subsistence of such troops, I would have no difficulty in making the militia of our
State very efficient. If this meets with your approbation, I hope you will take such steps as will secure the permission of the War Department, and thus enable me to make our militia effective in case of raids, and in putting down guerrillas throughout the State.

Very respectfully,

(Signed,)            D. W. LINDSEY,
                     Inspector and Adj't General of Kentucky.

(Jno. B. TILFORD, Jr., Ass't Adj't Gen. Ky.

Special Order.  
HEADQUARTERS 1ST DIVISION MILITARY DISTRICT OF KY., 
LEXINGTON, October 4, 1864. 

[SPECIAL ORDER No. 100.] 

EXTRACT.  
I. Major Quiggins, Commanding Capital Guards, on being relieved by the commanding officer of the 53d Kentucky Infantry, will report with his command to the Adjutant General of the State of Kentucky for duty.

The Quartermaster's Department will furnish transportation.

By command of Col. JAMES KEIGWIN.

J. W. THOMPSON,  
Captain and Assistant Adjutant General.

To Adjutant General State of Kentucky, Frankfort, Ky.

[A copy—Attest:]  
D. W. LINDSEY,  
Inspector and Adjutant General of Kentucky.

General Order.  
HEADQUARTERS KENTUCKY VOLUNTEERS, 
ADJUTANT GENERAL'S OFFICE, 
FRANKFORT, KY., Oct. 28, 1864. 

[GENERAL ORDER No. 4.] 

EXTRACT.  
II. The commanding officer of each battalion of the Capital Guard is hereby ordered, on the day of the election, to make a small detail for each hour during the time that the polls are open, place the same under command of a commissioned officer, with directions to march them unarmed to a point convenient to the place of voting, and then send them up, man by man, to vote, and also to see that no person interferes with the vote of any soldier for the candidate he may elect,
and, having so allowed his squad to vote, will return with them to camp. The details ordered will be so made as to allow each man in the entire command to vote, if he may so desire, and for whom he pleases.

By order of Major General D. W. Lindsey, Commanding.

(Signed,) JNO. B. TILFORD, Jr.,
Assistant Adjutant General.

Mr. McLood moved that the Public Printer forthwith print, and have enveloped, for the use of each member of this House, one hundred copies of said message and accompanying documents.

And the question being taken thereon, it was decided in the affirmative.

Mr. English moved the following resolution, viz:

Resolved, That a committee of three be appointed by the Speaker of this House, to investigate the propriety of a change of the law creating the State agency at the city of Washington, and report by bill or otherwise.

The rule of the House requiring resolutions to be referred to a standing committee having been dispensed with, said resolution was twice read and adopted.

Whereupon, the Speaker appointed Messrs. English, Wood, and Delph the committee, in pursuance of said resolution.

Mr. English also read and laid on the table the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That when the two Houses adjourn on Saturday next, they adjourn to meet in the city of Louisville on Tuesday, the 10th day of January, 1865, at 12 o'clock M., for the balance of this session.

2. Resolved, That a committee of three from the House and two from the Senate be appointed to make suitable arrangements for a house, &c., for this body to meet in, in the said city of Louisville.

Mr. T. R. Taylor moved to dispense with the rule requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the negative.

Leave was given to bring in the following bills, viz:

On motion of Mr. Webb—1. A bill to amend section 11, chapter 30, of the Revised Statutes.

On motion of Mr. Varnon—2. A bill to increase the salary of the circuit judges of this Commonwealth.

On motion of Mr. Waggener—3. A bill to change the time of holding the Clinton circuit court.
On motion of Mr. Gabbert—4. A bill for the benefit of John Gabbert, sheriff of Mercer county.

On motion of same—5. A bill for the benefit of S. S. McFatridge, late sheriff of Mercer county.

On motion of Mr. Delph—6. A bill to incorporate the Hope Insurance Company, of Louisville.

On motion of Mr. Ingram—7. A bill for the benefit of James Langden, sheriff of Pulaski county.

On motion of Mr. Wilson—8. A bill for the benefit of John M. Curry, late sheriff of Pendleton county.

On motion of Mr. J. F. Bell—9. A bill to change the time of holding the Casey circuit court.

On motion of Mr. R. J. Browne—10. A bill for the benefit of Daniel McElroy, administrator of Jacob S. Miller, deceased.

On motion of Mr. Spurr—11. A bill to incorporate the Kentucky Coal Oil, Salt, and Lumber Company.

On motion of same—12. A bill to amend and revive an act to incorporate the Kentucky River Navigation Company, approved February 17, 1858.


On motion of Mr. Wood—14. A bill to increase the compensation of assessors.

Ordered, That Messrs. Webb, Hanson, and Bramlette prepare and bring in the 1st; the Committee on Ways and Means the 2d, 4th, 5th, 7th, 8th, and 14th; the Committee on Circuit Courts the 3d and 9th; the Committee on Corporate Institutions the 6th, 11th, 12th, and 13th, and the Committee on the Judiciary the 10th.

The resolution offered by Mr. Kinney, on yesterday, in relation to the emancipation of slaves, was then taken up and referred to the Committee on the Judiciary.

On motion of Mr. Varnon,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

The House then took up the resolution from the Senate fixing the day for election of a United States Senator.

Mr. Carlile moved to dispense with the rule of the House requiring its reference to a standing committee.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Sayers and Varnon, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, James T. Pierson,
Alexander E. Edams, J. B. English, John D. Ross,
Alfred Allen, Stephen F. Gano, George S. Shanklin,
William M. Allen, Francis Gardner, E. H. Smith,
William H. Baker, Evan M. Garriott, R. J. Spurr,
Joshua Barnes, John J. Gateswood, Caleb Stinson,
John C. Bolin, Hiram Hagan, T. R. Taylor,
James T. Bramlette, C. M. Hanks, John R. Thomas,
R. J. Browne, Richard H. Hanson, S. B. Thomas,
Isaac Calhoun, Thomas P. Hays, Wm. R. Thompson,
T. P. Cardwell, Andrew Hurd, Thomas W. Varnon,
John B. Carville, L. S. Luttrell, A. G. Waggener,
Joseph H. Chandler, Thomas A. Marshall, A. H. Ward,
Samuel E. DeHaven, H. C. McLeod, Isaac N. Webb,
John M. Delph, W. H. Miller, M. E. White,

Those who voted in the negative, were—

H. M. Bedford, Elijah Gabbert, William L. Neale,
Joshua F. Bell, Jacob Hawthorn, William A. Pepper,
William Bell, A. H. Herrod, F. M. Ray,
T. J. Bichet, M. E. Ingram, J. C. Sayers,
Henry Bohannon, O. P. Johnson, E. W. Smith,
Cyrus Campbell, William R. Kinney, H. G. Van Seggern,
John W. Campbell, Perry S. Layton, Willie Waller,
Albert A. Curtis, Thomas Linley, W. W. Waring,

The resolution was then referred to the Committee on Privileges
and Elections.

On motion of Mr. Hanson,

Ordered, That said committee be instructed to make its report con-
cerning said resolution on Monday next at 11 o'clock A. M.

Mr. Hawthorn, from the Committee on Retrenchment and Reform,
to whom leave was referred, reported

A bill for the benefit of the sheriff of Henry county.

Which was read the first time, and ordered to be read a second

The rule of the House, constitutional provision, and second and
third readings of said bill having been dispensed with, and the same
being engrossed,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

A message was received from the Senate announcing that they had
adopted a resolution in relation to the death of the Hon. Gibson
Mallory, as follows, viz:
In the midst of life we are in death. By the inscrutable will of an all-wise Providence we have to lament the death of our dear friend and companion, Gibson Mallory the late Senator from Jefferson county, who was suddenly taken away from us last summer, when in full health and usefulness. In respect to his memory, therefore,

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That in the death of Gibson Mallory the Legislature has lost one of its most industrious and valuable members, and the State a patriotic citizen.

2. We respectfully tender to his family, relations, and friends, our condolence and sympathy for their sad, sudden, and unexpected bereavement.

3. That the Clerk of the Senate transmit a copy of these resolutions to the family of our late friend and companion, Gibson Mallory; that the two Houses be draped in mourning, and that the members wear the usual badge of mourning as a further testimonial of respect.

Said resolution was taken up, twice read, and concurred in.

And then the House adjourned.

SATURDAY, JANUARY 7. 1865.

Mr. Curtis moved the following resolution, viz:

WHEREAS, It is represented that certain military companies have been actively engaged in military service of the State in the counties of Estill and Owsley, and have rendered valuable and efficient service, but as yet, have not received either compensation or clothing; therefore, be it

Resolved, That the Committee on Military Affairs be instructed to inquire and report, at their earliest convenience, whether there be any defect in the existing law touching the organization of State troops, in consequence of which said troops cannot be paid and clothed.

The rule of the House requiring its reference to a standing committee having been dispensed with, said resolution was twice read and adopted.

Leave was given to bring in the following bills, viz:

On motion of Mr. Birchett—1. A bill to increase the fees of civil officers.

On motion of same—2. A bill to authorize the sale of property at the market-house in Paducah.
On motion of Mr. Clark—3. A bill to authorize the clerk of the Montgomery county court to sign the name of his predecessor to certain certificates.

On motion of Mr. Owings—4. A bill for the benefit of W. B. Simmons, late sheriff of Meade county.

On motion of Mr. Chandler—5. A bill for the benefit of school district No. 10, in Taylor county.

On motion of same—6. A bill to increase the fees of circuit and county court clerks in this Commonwealth.

On motion of Mr. R. J. Browne—7. A bill for the benefit of C. F. Bosley, sheriff of Washington county.

On motion of same—8. A bill for the benefit of certain common school districts in Washington county.

On motion of Mr. McLeod—9. A bill to amend the law in regard to the office of assessor.

On motion of Mr. Ross—10. A bill for the benefit of John W. Allison, late sheriff of Lawrence county.

On motion of Mr. R. J. Browne—11. A bill in relation to the Public Binder.

On motion of Mr. DeHaven—12. A bill to incorporate the Great Western Petroleum Company.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 2d, and 3d; the Committee on Ways and Means the 4th, 7th, and 10th; the Committee on Education the 5th and 8th; the Committee on Circuit Courts the 6th; the Committee on the Revised Statutes the 9th; the Committee on Printing the 11th, and the Committee on the Judiciary the 12th.

Mr. Dulin, from the Committee on Military Affairs, to whom had been referred the bill, entitled “A bill to define further the duties of Quartermaster General,” asked that the committee be discharged from the further consideration thereof.

Which was granted.

Mr. Dulin, from the Committee on the Revised Statutes, to whom had been referred the petition of Abner 11ord, of Mason county, praying for the passage of an act freeing his slaves; and to whom also had been referred the resolution of Mr. Sparks, in relation to free negroes, asked that the committee be discharged from the further consideration of said petition and resolution.

Which was granted.

Ordered, That said petition and resolution be referred to the Committee on the Judiciary.

Mr. Dulin, from the Committee on the Revised Statutes, to whom
had been referred the resolutions of Mr. Alfred Allen, in relation to amendments to the Codes of Practice and the Revised Statutes, asked that the committee be discharged from the further consideration thereof.

And the question being taken, "Shall the committee be discharged?" it was decided in the negative.

On motion of Mr. Hanson,

Ordered, That the Public Printer forthwith print 150 copies of said resolutions for the use of the members of the General Assembly, and that the further consideration thereof be postponed until the 10th instant at 11 o'clock A. M.

Mr. Kinney, from the Committee on Retrenchment and Reform, to whom was referred the resolution of Mr. Thompson, on the 22d day of January last, in relation to Common School Commissioners, asked that the committee be discharged from the further consideration thereof.

Which was granted.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Circuit Courts—
1. A bill to change the time of holding the Casey circuit court.

By Mr. Webb—
2. A bill to amend section 11, chapter 30, Revised Statutes.

Which were read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with—the 2d was referred to the Committee on the Revised Statutes, and the 1st was ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. John R. Thomas, from the Committee on Corporate Institutions, to whom leave was referred, reported

A bill for the relief of the Maysville and Lexington turnpike road company.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required thereon by Messrs. Hanson and Ward, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, William A. Pepper,
Wm. M. Allen, Stephen F. Gano, James T. Pierson,
William Bell, Evan M. Garriott, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
Henry Bohannon, C. M. Hanks, J. C. Sayers,
James T. Bramlette, C. C. Harvey, E. H. Smith,
R. J. Browne, Jacob Hawthorn, R. J. Spurr,
Isaac Calhoun, Andrew Hurd, Caleb Stinson,
T. P. Cardwell, O. P. Johnson, John R. Thomas,
John B. Carlile, Wm. R. Kinney, S. B. Thomas,
Joseph H. Chandler, Samuel Larkins, Wm. R. Thompson,
James W. Davis, J. F. Lauck, Thomas W. Varnon,
Samuel E. DeHaven, Perry S. Layton, A. G. Waggner,
Edward F. Dulin, J. H. Lowry, M. E. White,
Sebastian Eifort, L. S. Luttrell, James Wilson,
J. B. English,

Those who voted in the negative, were—

Alexander E. Adams, Albert A. Curtis, W. H. Miller,
Alfred Allen, John M. Delph, Thos. W. Owings,
William H. Baker, John K. Faulkner, George S. Shanklin,
Joshua Barnes, Francis Gardner, E. W. Smith,
H. M. Bedford, Aaron Gregg, T. R. Taylor,
Joshua F. Bell, Richard H. Hanson, Henry G. Van Seggern,
John C. Bolin, A. H. Herrod, Willie Waller,
Cyrus Campbell, M. E. Ingram, A. H. Ward,
John W. Campbell, Thomas Linley, W. W. Waring—29.
John T. Clark, H. C. McLeod,

Said bill reads as follows, viz:

Whereas, It has been represented to the present General Assembly, that during the present rebellion all the bridges on the Maysville and Lexington turnpike road, between the city of Maysville and the town of Millersburg, and one of the bridges between Paris and Lexington, have been burned by the public enemy, and that said company may be liable to the penalties and forfeitures imposed by law for failing to keep their road in repair in this respect; for remedy whereof,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That said company be, and they are hereby, relieved from all the penalties and forfeitures heretofore or which may hereafter be incurred, now imposed by law upon them, for failing to keep their road in repair, so far as the destruction of said bridges may render said road impassable or out of repair.

§ 2. This act shall take effect from and after its passage, and remain in force one year.
Mr. Webb read and laid on the table the following joint resolutions, viz:

WHEREAS, Since the last assemblage of this General Assembly it has pleased the Almighty Disposer of events to remove from our midst J. P. Sparks, one of its members; therefore,

1. Resolved by the General Assembly, That we deeply deplore the bloody fate that severed his connection with this body; struck him down in the vigor of his manhood, and cut short a life of usefulness, the best energies of which he was devoting to the interests of his State and the cause of his country.

2. Resolved, That we tender to his surviving relatives and friends our heartfelt sympathies for the loss they have sustained.

3. Resolved, That a copy of these resolutions be spread upon the journals and sent to his family, and that the members wear for the accustomed time the usual badge of mourning.

The rules of the House being dispensed with, said resolutions were taken up, twice read, and adopted, by an unanimous vote.

Mr. Van Seggern read and laid on the table the following joint resolutions, viz:

Since the last meeting of the Legislature it has pleased the Heavenly Father to call our friend, Hugh Irvine, a member of the House from the city of Louisville, from the busy and troublesome cares of this life to a state of eternal rest. Hugh Irvine was an ardent and devoted Christian, and truly showed his faith by his works of love and charity; he was a zealous patriot, and faithful legislator, and good citizen, and all his sentiments and associations turned to the promotion of the well-being and happiness of others; therefore,

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That as an evidence of respect for his memory, the members of this General Assembly wear the usual badge of mourning.

2. Resolved, That the Clerk transmit a copy of these resolutions to the family of Mr. Irvine.

The rules of the House being dispensed with, said resolutions were taken up, twice read, and adopted, by a unanimous vote of the House.

And then the House adjourned.

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Resolved, The aforesaid
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A message was received from the Senate announcing that they had passed bills of the following titles, viz:

- An act for the benefit of the marshal of Poplar Plains.
- An act to amend an act, entitled "An act to incorporate the Exchange Bank of Kentucky."
- An act to amend the charter of the Kentucky Coal Mining, Iron, and Oil Manufacturing Company.
- An act to authorize the holding of court in any place designated by the judge, when the court-house has been destroyed.

The following petitions were presented, viz:

1. Mr. Faulkner presented the petition of A. J. Mershon, praying to be restored to citizenship.
2. Mr. Harvey presented the petition of sundry citizens of Metcalfe county, praying for the passage of an act for the benefit of school district No. 19, in said county.
3. Mr. Johnson presented the petition of sundry citizens of common school district No. 12, of Butler county, praying for the passage of an act for the benefit of said school district.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on the Judiciary, and the 2d and 3d to the Committee on Education.

Mr. Shanklin, from the Committee on Circuit Courts, to whom leave had been referred, reported

A bill to change the time of holding the Clinton circuit court.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Leave was given to bring in the following bills, viz:

- On motion of Mr. Alfred Allen—1. A bill for the benefit of Green Beard, late sheriff of Breckinridge county, and his deputies.
- On motion of Mr. Webb—2. A bill to amend the charter of the Eminence Cemetery Company.
On motion of Mr. Gatewood—3. A bill for the benefit of county attorneys.


On motion of same—5. A bill to incorporate the Newport and Covington and Newport Water Works Company.

On motion of Mr. Lauck—6. A bill for the benefit of the town of Franklin.

On motion of same—7. A bill to incorporate the Franklin Hotel Company.

On motion of Mr. E. A. Brown—8. A bill to incorporate the Hopkins Petroleum Company.


On motion of Mr. W. M. Allen—10. A bill to increase the jurisdiction of the Jefferson circuit court in certain criminal cases.

On motion of same—11. A bill to repeal the law regulating fees for arresting runaway slaves.

On motion of Mr. Varnon—12. A bill to incorporate the Stanford and Mason’s Gap turnpike road company.


On motion of same—14. A bill to increase the compensation to the Public Printer.

On motion of Mr. Ward—15. A bill to amend the statutes limiting the time in which actions may be brought for injuries to persons or property.

On motion of Mr. Bramlette—16. A bill to repeal the civil replevin laws.

On motion of Mr. J. R. Thomas—17. A bill for the benefit of the county judges of this Commonwealth.

On motion of Mr. Birchett—18. A bill for the benefit of the circuit court clerk of McCracken county.

On motion of Mr. Clark—19. A bill to increase the fees of county court clerks.

On motion of Mr. R. J. Browne—20. A bill concerning the Washington circuit court.

On motion of same—21. A bill to authorize the Washington county court to levy an additional ad valorem tax for the purpose of building a new jail.
On motion of Mr. Tuttle—22. A bill to incorporate the Kentucky Petroleum, Mining, and Manufacturing Company.

On motion of Mr. White—23. A bill for the benefit of J. L. McCarty, former sheriff of Whitley county.

On motion of Mr. Neal—24. A bill to amend the common school laws of the State.

Ordered, That the Committee on Ways and Means prepare and bring in the 1st, 14th, and 23d; the Committee on Corporate Institutions the 2d, 4th, 5th, 6th, 7th, 8th, 9th, 12th, 13th, and 22d; the Committee on the Revised Statutes the 3d, 15th, and 16th; the Committee on Circuit Courts the 10th and 20th; the Committee on the Judiciary the 11th; the Committee on County Courts the 17th, 18th, 19th, and 21st, and the Committee on Education the 24th.

The Speaker then made the following appointments to the several standing committees of this House, to fill the vacancies which have occurred on account of the death and resignation of several former members, viz:

On Religion—Mr. John D. Ross, in place of Mr. Daniel W. Johns, resigned.

On Ways and Means—Mr. A. G. Waggener, in place of Mr. J. H. C. Sandidge, resigned.

On the Penitentiary—Mr. Henry G. Van Seggern, in place of Mr. Hugh Irvine, deceased.

On Federal Relations—Mr. Richard H. Hanson, in place of Mr. M. M. Benton, resigned.

On the Revised Statutes—Mr. Isaac N. Webb, in place of Mr. J. P. Sparks, deceased.

On the Codes of Practice—Mr. E. H. Smith, in place of Mr. M. M. Benton, resigned; and Mr. J. F. Lauck, in place of Mr. J. H. C. Sandidge, resigned.

On Printing—Mr. Isaac N. Webb, in place of Mr. J. P. Sparks, deceased.

On the Judiciary—Mr. John J. Gatewood, in place of Mr. M. M. Benton, resigned.

On Corporate Institutions—Mr. John B. Carlile, in place of Mr. Hugh Irvine, deceased.

On Agriculture and Manufactures—Mr. A. H. Herrod.

On motion of Mr. R. J. Browne,

Ordered, That the Public Printer forthwith print 150 copies of the
list of the standing committees, as revised, for the use of the members of the General Assembly.

Mr. Neal moved the following resolution, viz:

Resolved. That a committee, to consist of seven members, be appointed by the Speaker of this House, to whom shall be referred all questions touching the labor system of the State, with instructions to report, by bill or otherwise, any and all legislative action necessary to be taken to make the statutes of the State conform to the existing status of affairs with regard to African slavery, so far as the same can be done consistently with the Constitution.

Which was referred to the Committee on the Judiciary.

Mr. Hanson moved the following resolutions, viz:

Resolved, That the Auditor be requested to inform this House whether or not the coin belonging to the Commonwealth has been sold, as authorized by an act approved February 16, 1864, entitled "An act providing for the investment of certain funds belonging to the State, with a view to increasing the resources of the Sinking Fund; and if sold, how much was sold, and at what price, and how the proceeds of the sale have been appropriated.

Resolved, That the Clerk of this House is hereby directed to hand a copy of the above resolution to the Auditor.

The rule of the House requiring its reference to a standing committee having been dispensed with, said resolution was twice read and adopted.

Mr. Miller moved the following resolution, viz:

Whereas, It is a well known fact that there are many slaves in the State of Kentucky who refuse longer to serve their masters or owners running at large, in detriment to the interest of her citizens; therefore, be it

Resolved, That the Committee on the Judiciary inquire into the propriety of amending the existing laws, with the view of enlistting said slaves in the army of the United States, and that they report by bill or otherwise.

Which was referred to the Committee on the Judiciary.

Mr. Bedford read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor be requested to have fired thirty-four round of cannon, in commemoration of the victory obtained by our forces under General Andrew Jackson; and the like number on the 22d of February, in honor of the birth of America's greatest patriot, General George Washington.

The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.
Mr. Ray read and laid on the table the following joint resolutions, viz:

WHEREAS, The minds of the people of the State of Kentucky are much agitated by the dissension, both at home and abroad, of questions pertaining to the emancipation or abolition of slavery in this State; and it being desirable to allay this agitation and excitement by indicating what are believed to be the convictions prevailing in the minds of the masses of the loyal people of the State upon the subject of slavery at the present time, and what policy it is believed the State will pursue in reference to the negro, if permitted to manage this institution in her own way; and whereas, on account of the restrictions contained in the Constitution of this State, the present General Assembly of Kentucky cannot take the necessary step to the calling of a convention to amend the State Constitution, with a view to the abolition or emancipation of the slaves held by the citizens of this Commonwealth; therefore, be it

1. Resolved, by the General Assembly of the Commonwealth of Kentucky, "That by reason of the rebellion now existing against the just authority of the Constitution and laws of the United States, together with the measures adopted by the Government to suppress said rebellion, "the institution of slavery in the State of Kentucky has ceased to be effective for the purposes for which it has been hitherto sustained."

2. Resolved, That we are satisfied, from the result of the recent Presidential election in most of the loyal States of this Union, that Congress will soon pass, and a sufficient number of States ratify, an amendment to the Constitution of the United States, abolishing slavery in the State of Kentucky (as well as in all other States where it exists), unless the State of Kentucky herself takes some early step manifesting a determination to rid herself, at no distant day, of the institution of slavery, in accordance with the expressed wish of the great majority of her loyal sister States.

3. Resolved, That, viewing all the circumstances, we think the time has come, when it has become both the duty and interest of the citizens of this State to take active measures to rid the State of slavery, as soon as the same can be done consistent with the interests and welfare of both master and slave; and that it will be infinitely better, for all parties concerned, that the owners of this species of property should terminate this relationship in their own way, than that it should be done by amending the Constitution of the United States, thereby suddenly changing and deranging the labor system of the State, and leaving the freedman without home and protection, and destitute of every qualification rendering him capable of sustaining himself and family with some degree of credit in the community where he may find a home.

4. Resolved, That we recommend to the good people of this Commonwealth that they take steps, as soon as the same can be done in accordance with the provisions of the Constitution of this State, to call a Convention, with the view of changing that instrument so as to allow the people to rid themselves of the institution of slavery in...
a manner satisfactory and honorable to themselves, and conducive to
the welfare of the negro.

Mr. Ray moved to dispense with the rule requiring joint resolu-
tions to lie one day on the table.

Which was adopted.

On motion of Mr. Ray,

Ordered, That the Public Printer forthwith print 150 copies of said
resolutions for the use of the members of the General Assembly, and
that the same be referred to the Committee on the Judiciary.

Mr. Alfred Allen moved the following resolutions, viz:

1. Resolved, That so much of the Governor's message as relates to
National affairs be referred to the Committee on Federal Relations.

2. Resolved, That so much as relates to the quota of Kentucky, in
furnishing soldiers for the National army, and so much as relates to
the State militia and militia system be referred to the Committee on
Military Affairs.

3. Resolved, That so much as relates to the donation by Congress to
found an Agricultural and Mechanical College, be referred to the
Committee on Agriculture and Manufactures.

4. Resolved, That so much as relates to the finances of the State,
and to the proposed increase of tax, be referred to the Committee on
Ways and Means.

5. Resolved, That so much relates to emancipation and coloniza-
tion of slaves, be referred to the Committee on the Judiciary.

6. Resolved, That so much as relates to the amendments to the
penal code, be referred to the Committee on Codes of Practice.

7. Resolved, That so much as relates to illegal arrests and imprison-
ments of the citizens of the State, and the amendment of the statutes
of limitation of action, be referred to the Committee on the Judiciary.

8. Resolved, That so much as relates to the Penitentiary and the
destruction of some of the buildings by fire, be referred to the Commit-
tee on the Penitentiary.

9. Resolved, That so much as relates to military interference with
the commercial and agricultural interests of the State, be referred to
the Committee on Propositions and Grievances.

10. Resolved, That so much as relates to the employment of agents
to visit our sick and wounded soldiers, and making provision for the
families of indigent soldiers, be referred to the Committee on Religion.

The rule of the House requiring their reference to a standing com-
mittee being dispensed with, said resolutions were twice read and
adopted.

Mr. Alfred Allen also moved the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky
That the Governor of this Commonwealth be respectfully requested to
inform this Legislature, if not inconsistent with the public safety,
what he has done for the defense of the State from guerrillas and Con-
 federate raiders; whether he has been able to effect the object, and if
The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

Mr. Kinney moved the following resolution, viz:

Resolved, That the Committee on the Judiciary is hereby instructed to report, by 12 o'clock on Tuesday, the 10th day of January, 1865, on the resolutions relating to the abolition of slavery, offered in this House on the 5th instant, and referred to the said committee; and further, that they be, and are hereby, instructed to report in favor of the adoption of said resolutions.

Mr. Kinney moved to dispense with the rule requiring its reference to a standing committee.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Owings and Sayers, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Elijah Gabbert,
Alfred Allen, Francis Gardner,
H. M. Bedford, Jacob Hawthorn,
William Bell, Thomas P. Hays,
John C. Belin, A. H. Herrod,
E. A. Brown, Andrew Hurd,
Cyrus Campbell, M. E. Ingram,
John W. Campbell, O. P. Johnson,
James W. Davis, William R. Kinney,
Sebastian Efford, Perry S. Layton,
John K. Faulkner, Thomas Linley,
J. H. Lowry,
John L. McGinnis,
William L. Neale,
J. C. Sayers,
E. W. Smith,
H. G. Van Seggern,
Willie Waller,
W. W. Waring,
M. E. White,
James Wilson—32.

Those who voted in the negative, were—

Mr. Speaker (Taylor), J. B. English,
William M. Allen, Evan M. Garriott,
William H. Baker, John J. Gatewood,
Joshua Barnes, Hiram Hagan,
Joshua F. Bell, C. M. Hanks,
T. J. Birchett, Richard H. Hanson,
James T. Bramlette, C. C. Harvey,
Wm. A. Brooks, P. B. Hawkins,
R. J. Browne, J. L. Hill,
Isaac Callison, Samuel Larkins,
John B. Carfile, J. F. Lauck,
Jos. H. Chandler, L. S. Luttrell,
John T. Clark, W. H. Miller,
Samuel E. DeHaven, Thos. W. Owings,
Edward F. Dulin, James T. Pierson,
William Elliott,
H. E.—6

F. M. Ray,
John D. Ross,
George S. Shanklin,
E. H. Smith,
R. J. Spurr,
Caleb Stinson,
T. R. Taylor,
John R. Thomas,
S. B. Thomas,
Wm. R. Thompson,
H. W. Tuttle,
Thomas W. Varnon,
A. G. Waggener,
A. H. Ward,
Isaac N. Webb—46.
Ordered. That said resolution be referred to the Committee on the Judiciary.

At the hour of 11 o'clock the Committee on Privileges and Elections, according to order, reported the Senate resolution fixing a day for the election of a United States Senator, without amendment.

Which was read as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That on Wednesday, the 11th instant, the two Houses will proceed to the election of a Senator in Congress for the term commencing on the 4th day of March, 1865.

Mr. Hawkins moved to amend the resolution by striking out the words "Wednesday, the 11th," and inserting in lieu thereof the words "Monday, the 16th."

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Kinney and Thompson, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, H. M. Bedford, William Bell, E. A. Brown, John W. Campbell, T. P. Cardwell, Albert A. Curtis, James W. Davis, Sebastian Effort, Aaron Gregg,

C. C. Harvey, P. B. Hawkins, Jacob Hawthorn, Thomas P. Hays, M. E. Ingram, O. P. Johnson, William R. Kinney, Perry S. Layton, Thomas Linley,

Those who voted in the negative, were—

Mr. SPEAKER (Taylor), Alfred Allen, William M. Allen, William H. Baker, Joshua Barnes, Joshua F. Bell, T. J. Birchett, John G. Bolin, James T. Bramlette, Wm. A. Brooks, R. J. Browne, Isaac Calhoun, Cyrus Campbell, John B. Carville, Joseph H. Chandler, John T. Clark, Samuel E. DeHaven, Edward F. Dulin,


The question was then taken on the adoption of the resolution, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Thompson and J. R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


House bills of the following titles were then taken up, and, on motion of Mr. R. J. Browne, recommitted to the Committee on the Judiciary, viz:

1. A bill to repeal the 2d section of an act, entitled “An act to amend the laws in relation to the city of Frankfort,” approved February 23, 1854.

2. A bill concerning lotteries.

The House then took up the motion of Mr. J. R. Thomas, made on the 19th day of February last, to reconsider the vote by which the House rejected the bill, entitled

A bill for the benefit of the Penitentiary.
And the question being taken, "Shall said vote be reconsidered?" it was decided in the affirmative.

The House then reconsidered the vote by which said bill was ordered to be engrossed and read a third time.

When, on motion of Mr. Alfred Allen,

Ordered, That said bill be recommitted to the Committee on the Penitentiary.

The amendment proposed by the Senate to a resolution which originated in this House, in relation to the distillation of grain, was taken up, twice read, and disagreed to.

The House then took up the joint resolution offered by Mr. English, on Friday last, in relation to an adjournment to the city of Louisville.

Mr. T. R. Taylor moved to amend the resolution by striking out the words "Saturday, the 7th," and by inserting in lieu thereof the words "Tuesday, the 10th," and by striking out the words "Tuesday, the 10th," and inserting in lieu thereof the words "Thursday, the 12th."

Which was adopted.

Mr. T. R. Taylor then moved to dispense with the rule of the House requiring the reference of the resolution to a standing committee.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bedford and Adams, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, William Elliott, Wm. R. Kinney,
William H. Baker, J. B. English, Thomas Linley,
Joshua Barnes, John K. Faulkner, L. S. Luittrell,
John C. Bolin, Elijah Gabbert, Thos. W. Owings,
Wm. A. Brooks, Francis Gardner, James T. Pierson,
E. A. Brown, Evan M. Carriott, T. R. Taylor,
R. J. Browne, John J. Gatewood, John R. Thomas,
Isaac Calhoun, Aaron Gregg, Wm. R. Thompson,
Cyrus Campbell, Thomas P. Hays, H. G. Van Seggern,
T. P. Cardwell, Andrew Hurd, A. G. Waggoner,
John B. Carlile, J. L. Hill, Willie Waller,

Those who voted in the negative, were—

Mr. Speaker (Taylor), C. M. Hanks, John D. Ross,
Alfred Allen, C. C. Harvey, J. C. Sayers,
Wm. M. Allen, P. B. Hawkins, Geo. S. Shanklin,
H. M. Bedford, Jacob Hawthorn, E. H. Smith,
Ordered, That said resolution be referred to the Committee on Public Offices.

Senate bills of the following titles, viz:

1. An act for the benefit of the marshal of Poplar Plains.
2. An act to amend an act, entitled "An act to incorporate the Exchange Bank of Kentucky."
3. An act to amend the charter of the Kentucky Coal Mining, and Iron, and Oil Manufacturing Company.
4. An act authorizing the holding of court in any place designated by the judge, when the court-house has been destroyed.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d and 3d were referred to the Committee on Banks, and the 1st and 4th were ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st and 4th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

And then the House adjourned.
TUESDAY, JANUARY 10, 1865.

A message was received from the Senate announcing that they had passed a bill, entitled
An act for the benefit of William T. Dudley, clerk of the county court of Fleming.
And that they had concurred in joint resolutions which originated in this House of the following titles, viz:
Resolutions in relation to the death of Hugh Irvine.
Resolutions in relation to the death of James P. Sparks.
The following petitions were presented, viz:
1. Mr. Waggener presented the petition of sundry citizens of Clinton county, praying for the passage of an act remitting a judgment obtained by the State against John G. Pickens, late sheriff of said county, and his sureties.
2. Mr. J. F. Bell presented the petition of Mr. A. M. Williams, jailer of Boyle county, praying for the passage of an act to enlarge the fees of jailers.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on Ways and Means, and the 2d to the Committee on County Courts.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:
By the Committee on Ways and Means—
1. A bill for the benefit of S. S. McFatridge, late sheriff of Mercer county.
By the Committee on County Courts—
2. A bill empowering the Mason county court to levy and collect a local bounty fund for certain volunteers enlisted in the Federal army in said county.
By same—
3. A bill empowering the Nicholas county court to levy and collect a local bounty fund for volunteers in the United States army.
By the Committee on Corporate Institutions—
4. A bill to incorporate the Salt River Petroleum Company.
By same—
5. A bill to amend the charter of the Eminence Cemetery Company.
By same—
6. A bill establishing a toll-bridge over Obion river, in Hickman county.

By same—
7. A bill to incorporate the Baptist church of Lexington.

By same—

By same—
9. A bill to incorporate the Greasy Creek and Poplar Mountain Oil, Mining, Manufacturing, Lumber, and Transportation Company.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. DelHaven, from the Committee on Ways and Means, to whom leave had been referred, reported

A bill for the benefit of Green Beard, late sheriff of Breckinridge county.

Which reads as follows, viz:

WHEREAS, It satisfactorily appears to the General Assembly that Green Beard, late sheriff of Breckinridge county, was robbed by guerrillas during the last summer of three hundred and sixty-five dollars of money belonging to the revenue of the State; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the said sheriff, in his settlement with the Auditor of Public Accounts, for the year 1864, be allowed, as a credit, the said sum of three hundred and sixty-five dollars.

§ 2. This act shall take effect from its passage.

Ordered, That said bill be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, W. H. Miller,
Alexander E. Adams, John K. Faulkner, Wm. L. Neale,
Alfred Allen, W. M. Fisher, Thos W. Owings,
Wm. M. Allen, Elijah Gabbert, Wm. A. Pepper,
Jonathan R. Bailey, Stephen F. Gano, James T. Pierson,
Wm. H. Baker, Francis Gardner, F. M. Ray,
Joshua Barnes, Evan M. Garrett, John D. Ross,
H. M. Bedford, John J. Gatewood, J. C. Sayers,
William Bell, Aaron Gregg, Geo. S. Shanklin,
T. J. Birchett, Hiram Hagan, E. W. Smith,
Henry Bohannon, C. M. Hanks, E. H. Smith,
John C. Bolin, Richard H. Hanson, R. J. Spurr,
James T. Bramlette, P. B. Hawkins, Caleb Stinson,
Wm. A. Brooks, Jacob Hawthorn, T. R. Taylor,
B. A. Brown, Thomas P. Hays, John R. Thomas,
R. J. Browne, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, Andrew Hurd, Wm. R. Thompson,
Cyrus Campbell, J. L. Hill, H. W. Tuttle,
Jno. W. Campbell, M. E. Ingram, H. G. Van Seggern,
T. P. Cardwell, O. P. Johnson, Thomas W. Varon,
John B. Carlile, Wm. R. Kinney, A. G. Waggener,
Jos. H. Chandler, Samuel Larkin, Willie Waller,
John T. Clark, J. F. Lauck, A. H. Ward,
Albert A. Curtis, Perry S. Layton, W. W. Waring,
James W. Davis, Thomas Linley, Isaac N. Webb,
Samuel E. DeHaven, J. H. Lowry, M. E. White,
John M. Delph, L. S. Luttrell, James Wilson,

In the negative—none.

Mr. Barnes, from the select committee, to whom had been referred the joint resolution offered by Mr. Bailey, on the 6th day of February last, "to appoint a committee to visit the Western Lunatic Asylum," asked that the committee be discharged from the further consideration thereof.

Which was granted.

Mr. Barnes read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee, consisting of three members of the House and two of the Senate, be appointed by the respective Speakers; that said committee visit, in person, the President of the United States, and lay before him the condition and grievances of Kentucky, resulting from guerrillas and predatory bands of outlaws, who are murdering and robbing the people, and will, unless driven out, destroy millions of property, and depopulate portions of the State.
The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolution was taken up and referred to the Committee on Military Affairs.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That the Commissioners of the Sinking Fund report to this House, as soon as practicable, the amount of the State debt chargeable on the Sinking Fund, and when the same will fall due; as well as the resources for the payment of the same.

The rule of the House requiring its reference to a standing committee having been dispensed with, said resolution was twice read and adopted.

At the hour of 11 o'clock the House, according to order, took up the resolutions reported from the Committee on the Revised Statutes, on Saturday last, in relation to amendments hereafter offered to the Codes of Practice and to the Revised Statutes.

Which was read the second time, as follows, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That hereafter no change shall be made in the Civil Code of Practice, the Criminal Code of Practice, or the Revised Statutes of this Commonwealth, unless the act making the change shall set out substantially the change proposed.

2. This resolution shall be a standing rule of the two Houses of the Kentucky Legislature from its passage.

The question was then taken, "Shall said resolution be adopted?" and it was decided in the affirmative.

On motion of Mr. J. F. Bell, indefinite leave of absence was granted to Mr. Hawkins.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette—1. A bill for the benefit of indigent families of soldiers in the Federal and State service.

On motion of Mr. J. F. Bell—2. A bill for the benefit of John A. Burton, of Boyle county, executor of James Wray, deceased.

On motion of Mr. Pepper—3. A bill for the relief of sundry persons who have given bonds to the State for guns and other property which have been captured by the rebels.


On motion of Mr. Fisher—5. A bill to increase the compensation of sheriffs.

On motion of Mr. Bolin—6. A bill for the benefit of James P. Miller, late sheriff of Russell county.
On motion of Mr. Delph—7. A bill for the benefit of Louisville in relation to ferries.

On motion of Mr. E. H. Smith—8. A bill to encourage recruiting in the county of Grant.

On motion of Mr. Dulin—9. A bill to authorize the Greenup county court to levy an *ad valorem* tax for 1865 for county purposes.

On motion of same—10. A bill to incorporate the Old Steam Mining and Manufacturing Company.

On motion of same—11. A bill to incorporate the Greenup County Mining, Petroleum, and Manufacturing Company.


On motion of Mr. Kinney—13. A bill increasing the fees of the jailers of this Commonwealth.

On motion of Mr. Herrod—14. A bill authorizing the county of Kenton to levy and collect a special tax for the benefit of volunteers in the Federal army.

On motion of same—15. A bill for the benefit of the city of Covington.

On motion of Mr. Brooks—16. A bill for the benefit of William McClure, sheriff of Rockcastle county.


On motion of same—18. A bill for the benefit of school districts Nos. 25, 27, 34, and 46, of Laurel county.

On motion of Mr. Varnon—19. A bill to provide for compensated emancipation, connected with removal.

On motion of Mr. Bailey—20. A bill to amend an act, entitled "An act to incorporate the Southern Kentucky Female Collegiate Institute at Russellville, and to reduce into one the several acts concerning said institute."

On motion of same—21. A bill for the benefit of the sheriff of Logan county.

On motion of Mr. Waller—22. A bill for the benefit of W. B. Eley, late sheriff of Marshall county.

On motion of Mr. Hagan—23. A bill for the benefit of Bennett Spear, late sheriff of Monroe county, and Joseph E. Mulkey, his deputy.

On motion of Mr. DeHaven—24. A bill for the benefit of Thomas M. Hicks, of Oldham county.
On motion of Mr. Ingram—25. A bill for the benefit of school district No. 51, in Pulaski county.

On motion of Mr. Tuttle—26. A bill to authorize the Wayne county court to grant tavern license.

On motion of same—27. A bill to change the time of holding the quarterly courts in Wayne county.

Ordered, That the Committee on Military Affairs prepare and bring in the 1st and 3d; the Committee on the Judiciary the 2d and 15th; the Committee on Corporate Institutions the 4th, 7th, 10th, 11th, 17th, and 20th; the Committee on the Revised Statutes the 5th and 8th; the Committee on Ways and Means the 6th, 12th, 16th, 19th, 21st, 22d, 23d, and 24th; the Committee on County Courts the 9th, 13th, 14th, 26th, and 27th; and the Committee on Education the 18th and 25th.

Mr. Dulin asked to be relieved from serving further on the Committee on Military Affairs.

Which was granted.

Whereupon, the Speaker appointed Mr. J. F. Lauck to serve on said committee, to fill the vacancy occasioned thereby.

The House then took up the Senate bill, entitled An act for the benefit of William T. Dudley, clerk of the county court of Fleming.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Speaker then laid before the House the report of the Quartermaster General, as follows, viz:

[For Report—See Legislative Document No. 12.]

On motion of Mr. J. F. Bell,

Ordered, That the Public Printer forthwith print the usual number of copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Military Affairs.

And then the House adjourned.
WEDNESDAY, JANUARY 11, 1865.

A message was received from the Senate announcing that they had passed bills of the following titles, viz:

An act to amend an act, entitled "An act to legalize and pay off the debt of Bracken county," approved February 5, 1864.

An act to amend an act, entitled "An act to incorporate the Hustonville Christian Academy."

An act for the benefit of Cave Hill Cemetery, of Louisville.

An act to amend the act increasing the jurisdiction of justices of the peace for Jefferson county, and to regulate proceedings in their courts.

The following petitions were presented, viz:

1. Mr. Bedford presented the petition of L. W. Harris, praying to be released from paying a bond executed by himself to the Commonwealth.

2. Mr. Carlile presented the petition of D. T. Towles and S. T. Wilson, asking an increase of compensation for clerks of this Commonwealth.

Which were received, the reading dispensed with, and referred to the Committee on the Revised Statutes.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined enrolled resolutions which originated in this House, of the following titles, viz:

Resolutions upon the death of Hon. J. P. Sparks.

Resolutions upon the death of Hon. Hugh Irvine.

Also, enrolled bills and resolutions which originated in the Senate, of the following titles, viz:

An act for the benefit of Trigg Academy.

An act for the benefit of William T. Dudley, clerk, of the county court of Fleming.

An act authorizing the holding of court in any place designated by the judge, when the court-house has been destroyed.

Resolution fixing a day for election of a United States Senator.


Resolution in relation to a portrait of Henry Clay.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.
Mr. Bohannon, from the Committee on Public Offices, to whom had been referred the resolution of Mr. English, in relation to an adjournment to the city of Louisville, reported the same, with the following amendments, viz:

Strike out "Tuesday, the 10th instant," and insert in lieu thereof the words "Saturday, the 14th instant." Strike out "Thursday, the 12th instant," and insert in lieu thereof the words "Tuesday, the 17th instant."

Mr. Alfred Allen moved to postpone the further consideration of said resolution and amendments until Wednesday next.

Which was adopted.

The Committee on County Courts asked to be discharged from the further consideration of the leaves which had been referred to them to bring in the following bills, viz:

A bill to increase the fees of civil officers.
A bill increasing county clerk's fees.
A bill to increase the fees of jailers.
Which was granted.

Ordered, That said leaves be referred to the Committee on the Revised Statutes.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Circuit Courts—
1. A bill concerning the jurisdiction of the Jefferson circuit court in certain criminal cases.

By the Committee on County Courts—
2. A bill for the benefit of B. Small, of McCracken county.

By same—
3. A bill to authorize the sale of property at the market-house in Paducah.

By same—
4. A bill to amend the road law of Greenup county.

By same—
5. A bill for the benefit of Montgomery county.

By the Committee on Corporate Institutions—
6. A bill to fix the time of holding the Marion circuit court.

By same—
7. A bill to incorporate the Webster Petroleum Company.

By same—
8. A bill to regulate the establishment of ferries in Jefferson county.
By same—

By same—
10. A bill to incorporate Manna Lodge, No. 55, I. O. O. F.
Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 8th was placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th; and 10th were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, and 10th bills having been dispensed with, and the same being engrossed;

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Corporate Institutions, to whom leave was referred, reported
A bill to incorporate the Hopkins Petroleum Company.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. R. J. Browne moved an amendment.
Mr. Dulin moved an amendment to the amendment, by way of substitute therefor.
And the question being taken on the adoption of the amendment to the amendment, it was decided in the affirmative.
The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported
A bill to incorporate the Kentucky Coal Oil, Salt, and Lumber Company.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. R. J. Browne moved an amendment.

Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported "A bill for the benefit of the town of Franklin," with the expression of opinion that it ought not to pass.

And the question was taken, "Shall said bill be read a second time?" and it was decided in the negative.

So said bill was rejected.

Mr. J. R. Thomas moved to reconsider the vote by which this House passed

A bill to fix the time of holding the Marion circuit court.

And the question being taken thereon, it was decided in the affirmative.

Mr. J. R. Thomas then moved to reconsider the vote dispensing with the third reading of said bill, and also the vote by which it was ordered to be engrossed and read a third time.

Which motion was adopted.

Ordered, That said bill be recommitted to the Committee on Corporate Institutions.

A message was received from the Governor by Mr. Van Winkle, Secretary of State, as follows:

[By telegraph from Lexington.]

LEXINGTON, January 10, 1865.

To Gen. D. W. Lindsey:

The General Commanding desires information as to whether or not the State troops have yet been mustered out of service, in compliance with the orders received from the War Department. If not, he directs that immediate steps be taken to muster out, and that you prevent by order any further recruiting in such organization, as he understands enlistments are still being made.

(Signed),

CHAS. M. KEYSER,
Capt., and A. A. G.

A true copy:

Jno. B. TILFORD,
Assistant Adj't Gen'l Ky.
Gentlemen of the Senate and House of Representatives:

The accompanying dispatch from Lexington to General Lindsey, Inspector General of Kentucky, was handed me last night. The Military Commandant of the District assumes to order the muster-out of the State forces, and prohibit any further organization for the protection and defense of the citizens against the robberies and murders by guerrillas. The order referred to by him from the War Department of 3d November, 1864, has no reference whatever to the forces raised by the State for defense, but refers to a regiment of six months' troops raised for Federal service under authority of the War Department, and which was long since discharged. The muster of that regiment was canceled by the mustering officers, and the regiment never organized. But, for purposes of persistent hostility, the Commandant of the District has for some time sought to interfere with and prevent all efforts the State authorities might make to secure forces for the necessary defense of our exposed people. It is a fact of general and public notoriety that our discharged veteran soldiers, who have served their country nobly and faithfully for three years, are being daily murdered, whenever and wherever taken, by bands of guerrillas. Officers who have, after a long and honorable service, been recently mustered out, dare not return to their homes until some organization for their protection be secured. Several of those officers have been authorized to organize and form companies for one year State service, under the act approved February 20, 1864, that they may be enabled to return home and rid their counties of the bands of marauders infesting them. It is my purpose to go forward and encourage this organization; but the Commandant of the District prohibits this being done. Incapable of giving protection himself, he would forbid the brave and noble veterans defending themselves, their homes, and their country. He would leave them defenseless, and at the mercy of guerrillas.

This malevolent opposition to the employment of the necessary means for defense of the citizens of the State, and this unwarrantable assumption of control over the civil authorities of the State, and the effort by military threats to nullify a law of the State, should be ended. If it be the purpose to falsely assume the disloyalty of the State, and overthrow by military violence the Government which our loyal people have maintained so nobly and so well, it is time we should know it.

I am persuaded that, if you will promptly bring this matter before the President of the United States, with a full and fair statement of our condition, and the necessity for the defense which you by law have directed, he will at once stop further interference.

The thanks of our people are due to the President for his prompt action in giving us relief from other unlawful and oppressive orders from the same quarter, and this gives us assurance that an appeal to him, upon a matter of such vital security, will meet with a corresponding action.

I would suggest that you either send a committee of your own body, or one composed of those veteran officers who, recently discharged by expiration of term of service, are yet in exile from home, for want of that defense which, through them, we propose to give our State, and present this subject to the President and obtain a satisfactory solution of the difficulties which the District Commandant forces upon us.

THOS. E. BRAMLETTE.

On motion of Mr. J. F. Bell,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the
The Speaker laid before the House the report of the joint committee appointed to settle with Grant Green, late Auditor of State, as follows, viz:

To the General Assembly of Kentucky:

At the last session of the Legislature a resolution was adopted directing the appointment of a member of the House of Representatives and a Senator to settle with Grant Green, late Auditor of Public Accounts, and empowering the committee thus appointed to employ a clerk to aid in making said settlement. The undersigned, George T. Wood, was appointed on the part of the House of Representatives, and T. T. Alexander on the part of the Senate, under the resolution aforesaid. After the appointments aforesaid, and after the adjournment of the Legislature, Alexander resigned his seat in the Senate, and entered upon the duties of another office; but anxious to discharge the duties assigned him under his said appointment, during the past summer visited Frankfort to enter upon the work; but at that time, and for some time afterwards, Col. Wood, the other committee man, was sick and unable to attend. Supposing the main object of the Legislature was to have the settlement and investigation made, we employed F. A. Winlock, Esq., a competent and faithful clerk, to make the necessary examinations, who entered upon the duties of his position, and continued to labor therein up to the day of, 1864, in all thirty days, for which he has drawn from the Treasury $100, when he was appointed Clerk in the Auditor's office; and thereupon we employed James B. Lyne, Clerk House of Representatives, and W. H. Sneed, Esq., gentlemen of acknowledged competency and faithfulness, to carry out the object of the Legislature and complete said settlement, and have submitted to us, in the form of a report, the result of their investigation, which is filed herewith as a part hereof. We can, and do, with the utmost confidence, adopt said report, and bear willing testimony to the faithfulness, accuracy, and thoroughness of the investigation and settlement. It will be necessary for the Legislature to pass a resolution paying these gentlemen for their services, or authorize your committee to settle with them, and draw on the Treasury for the amount due them.

All of which is respectfully submitted.

GEO. T. WOOD, 
T. T. ALEXANDER, 

To the Hon. T. T. Alexander and Col. George T. Wood, Commissioners appointed to settle with Grant Green, late Auditor of Kentucky:

Gentlemen: Having been appointed by you to act as your agents in the investigation and settlement of the accounts of Grant Green, late Auditor, with the State of Kentucky, we respectfully submit to your consideration and inspection the following "report" of our investigation, with the request that you present the same to the Legislature at the "January session," 1865.

REPORT.

We first examined the accounts of the different sheriffs, by comparing the "ledgers" with the "day-books," and then examined from the "day-
books" back to the "ledgers," noticing particularly each and every entry. We then compared the "sheriffs' ledgers" with the "Treasurer's books," to see if the revenue collected each year had been properly paid into the "State Treasury." We found, from this examination, that the sheriffs' accounts were all correct, except in one instance, to-wit: In the settlement and squaring of the accounts of the sheriff of Henry county, for the revenue of that county for the year 1859, we found a mistake of $10 in the addition, on the credit side of the "ledger," going to show, that although the sheriff's account for that year appears to be squared, that there is yet a balance of $10 due from him to the State.

We next examined the accounts of the county and circuit court clerks, and the trustees of the jury fund, by comparing the day-books with the ledgers, and then examining from the ledgers to the Treasurer's books, to ascertain whether the money due from these "officials" had been paid into the State Treasury. We found these accounts all correct.

We next examined the records of salaries paid the different officers of the State (including circuit judges, Commonwealth's attorneys, &c., &c.). We made a thorough examination, by referring to the day-books and ledgers kept, and then comparing the ledgers with the Treasurer's books, in order to ascertain whether the proper amounts had been paid out to each. We found these accounts all correct.

We next examined the legislative accounts, by examining and comparing the legislative ledgers with the Treasurer's books, to see that no more had been paid each member than was allowed by law. We found these accounts correct, with the exception of a mistake in the issue of a warrant to the Hon. George T. Wood, for $106, for which he stands on the ledger charged with only $102, showing a mistake of $4 in the clerk issuing the said warrant, which sum of $4 said George T. Wood paid back to the State, on the 3d of January, 1865, according to law.

We next examined the accounts of the "common school fund," by comparing the day-books with the common school ledgers, and then these ledgers with the warrants issued to the different common school commissioners, and then these warrants with the Treasurer's books, to ascertain whether the proper amounts had been issued to each, and the proper entries made in the said books. We found these accounts correct. We next examined the accounts of the "sinking fund," by comparing the day-books with the "sinking fund" ledgers, and then comparing the ledgers with the Treasurer's books, to ascertain if the entries made therein corresponded with the amounts paid in and the amounts paid out. We found these accounts all correct.

We next examined the accounts of the "appropriations" made by the Legislature, by comparing the warrants with the Treasurer's books, and with the acts making said appropriations. We found these all correct, with the following exceptions, to-wit:

1st. A warrant, No. 852, issued to W. N. Robb, March the 1st, 1860, for $75 55, whereas the amount appropriated was but $70 55 (see general appropriation bill, Acts 1859 and 1860, sec. 9, v. 1, p. 78), showing $5 overpaid said Robb.

2d. A warrant, No. 1576, issued to said W. N. Robb, April 8th, 1861, for services of a negro man seventeen days, at $1 per day, for which amount he had already drawn. (See warrant No. 1497, issued April 5th, 1861.)

3d. A warrant No. 2593, issued to said Robb, on the 28th day of May, 1861, for the services of one negro man nineteen days, at $1 per day, for which amount he had already drawn. (See warrant No. 2535, issued May 24th, 1861.) Said Robb is indebted to the State in the sums above mentioned.
4th. A warrant, No. 990, issued to W. L. Sutton on the 2d day of March, 1860, for $1,500, whereas the act only appropriated $1,400. (See Acts 1859 and 1860, vol. 1, p. 80, sec. 36.) Upon further examination, we found that the $100 thus overdrawn was paid back into the Treasury by said Sutton, on the 1st day of January, 1861.

We then compared each warrant issued during the term of office of Mr. Green with the Treasurer's books, and found that each warrant corresponded with the entries made in said books. This embraces the full examination made by us, with the exception of the examination of the "Military Fund," and the general vouchers on file in the Auditor's office; and from the examination made of the business of the office in other departments, we have reason to believe that all of the transactions of the Military Fund were correctly made and audited, and for this, and the additional reason that a thorough investigation of the accounts of the Military Board would require at least six months of patient investigation to complete this work. We therefore only extended our examination, as to the general vouchers, so far as was necessary to the explanation of some apparent discrepancies. We are perfectly satisfied, from examination made by us, that the accounts of Mr. Green with the State are correct, with the exceptions hereinbefore mentioned, and that these mistakes were unintentional. We were engaged seventy-one days in the investigation, in the making of which we exercised great energy and care. We found the work not only arduous but troublesome, owing to the mistake of some of the clerks in the date of the entries in the several books of the office. We were frequently compelled to look for some time for different charges which did not apparently correspond with the date or number of the warrant charged in the Treasurer's books, and it was frequently necessary for us to examine several different books in order to clear up what we supposed were errors. We are satisfied that Mr. Green always endeavored to faithfully and correctly discharge his official duties, and we consider that he deserves the commendation of the State for the manner in which he discharged the duties of his office.

During our investigation, we have been kindly and readily assisted by the present Auditor and Treasurer and their respective clerks. Mr. Withrow, the worthy and able Assistant Auditor, has extended to us, at all times, his valuable assistance and experience. In the prosecution of this investigation, we have had to thoroughly examine the Treasurer's books during Mr. Green's term of office as Auditor, and to the extent that we instituted this comparison and examination, we are glad to report that we found no mistakes therein; but, on the contrary, the entries in the Treasurer's books correspond, in every instance and respect, with the Auditor's warrants.

Respectfully,

JAMES B. LYNE,
WILLIAM H. SNEED.
Hon. H. Taylor, Speaker House of Representatives:

Sir: In response to a resolution of the House of Representatives regarding sale of coin, I have the honor to submit below a statement showing its disposition. It was disposed of under a resolution adopted by a meeting of the Commissioners of the Sinking Fund, which resolution is as follows, viz:

FRANKFORT, 24th February, 1864.

At a meeting of the Commissioners of the Sinking Fund held this day, present: Thomas E. Bramlette, Governor and Chairman; V. McKnight, President Bank of Kentucky; P. Swigert, President Farmers’ Bank of Kentucky; James H. Garrard, Kentucky State Treasurer; E. L. VanWinkle, Secretary of State.

Resolved, That the Governor is hereby directed to pay in currency any portion of the military loan from the banks, out of any money in, or which may come to, the Treasury to the credit of the Sinking Fund.

Resolved, That Virgil McKnight, with the concurrence of the Governor, is authorized to sell the coin now on special deposit in the Bank of Kentucky, in discharge of the liabilities of the State by reason of the “Military Loan;” and in the event that he is unable to effect such an arrangement, to the exhaustion of the amount of said special deposit, he is authorized, with the concurrence of the Governor, to transport to New York said coin, and sell and convert the same into currency, and deposit the proceeds in the Bank of America to the Treasurer of Kentucky; and to effectuate the above object, the Governor is authorized to direct the Auditor to draw his warrant in favor of Virgil McKnight, President Bank of Kentucky, for $420,000 in gold coin and $30,000 in silver coin, the amount of said special deposit.

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<th>Date</th>
<th>Special deposit of gold</th>
<th>Special deposit of silver</th>
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<td>November 31</td>
<td>Special deposit of gold</td>
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Total received, and disposed of as follows:

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<th>Date</th>
<th>Special deposit of gold</th>
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$600,000 00 Amount carried over...$973,080 05
## EXPENDITURES.

Amount brought forward.................................................. $973,080.05

- Paid Adams' Express Company on $100,000, shipped to New York...... $175.00
- Paid Adams' Express Company on $100,000, shipped to New York....... 175.00
- Paid dispatch .............................................................. 55
- Paid Adams & Co. Express on $50,000 delivered in New York ........... 87.50
- Paid brokerage ............................................................. 313.00
- Paid Farmers' Bank of Kentucky in full of military loan ................. 200,000.00
- Paid Farmers' Bank interest on military loan ........................... 2,866.66
- Paid Bank of Louisville in full of military loan ........................ 110,000.00
- Paid Bank of Louisville interest on loan ................................ 1,100.00
- Paid Southern Bank of Kentucky in full of military loan ............... 68,000.00
- Paid Southern Bank interest on loan ................................... 646.77
- Paid Northern Bank of Kentucky in full of military loan ............... 200,000.00
- Paid Northern Bank of Kentucky interest on loan ....................... 3,851.66
- Paid Bank of Kentucky in full of military loan ........................ 295,000.00
- Paid Bank of Kentucky interest on loan ............................... 4,228.23

Total expenditures.......................................................... $877,884.87

Leaving a balance now on deposit to the credit of the Commissioners of the Sinking Fund, Bank of America, New York................................. $95,795.68

I am, very respectfully,

Your obedient servant,

W. T. SAMUELS, Auditor.

On motion of Mr. DeHaven,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on the Sinking Fund.

The Speaker also laid before the House the report of the Superintendent of the Eastern Lunatic Asylum.

[For Report—See Legislative Document No. 14.]

On motion of Mr. Spurr,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Claims.

The Speaker also laid before the House the report of Nathaniel Gaither, late Secretary of State, and of E. L. VanWinkle, Secretary of State, in regard to the Revised Statutes sold by them, as follows, viz.:

To the Speaker of the House of Representatives:

The number of Stanton's Revised Statutes sold by me, during my term of office as Secretary of State, was twenty-four; which, at five dollars per copy, makes the sum of one hundred and twenty dollars.

That amount has been by me deposited with the State Treasurer to the credit of the State of Kentucky.

Very respectfully,

NAT. GAITHER.
To the Speaker of the House of Representatives:

The number of Revised Statutes sold, and for which I have Treasurer's receipt, amount to sixteen copies, at five dollars per copy.

Respectfully,

E. L. VANWINKLE, Secretary of State.

Ordered, That said reports be referred to the Committee on Claims.

Mr. Wood read and laid on the table the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That George T. Wood and T. T. Alexander, the committee heretofore appointed to settle with Grant Green, late Auditor of Public Accounts, be directed to settle with the clerks employed by them to assist in the investigation and settlement of said accounts; and the Auditor is instructed to draw his warrant upon the Treasurer for what may be due said clerks for their services, as certified by said committee; and the Treasurer is hereby directed to pay the same out of any money in the Treasury not otherwise appropriated.

2. That the Attorney General of the State be requested to take the necessary steps to recover the several amounts due to the State as shown by said report.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolutions were taken up and referred to the Committee on Claims.

Mr. Neale moved to dispense with the rules in order to request the Committee on the Judiciary to report forthwith to the House the resolutions which had been offered by himself on Monday last, which had been referred to said committee.

And the question being taken thereon, it was decided in the negative.

A message was received from the Senate announcing that they had adopted a resolution appointing a committee to visit the President of the United States, and lay before him the present disturbed condition of Kentucky.

Which was taken up and read as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee, consisting of three members of the House and two of the Senate, be appointed by the respective Speakers; that said committee visit, in person, the President of the United States, and lay before him the condition and grievances of Kentucky, resulting from guerrillas and predatory bands of outlaws, who are murdering and robbing the people, and will, unless driven out, destroy millions of property, and depopulate portions of the State.

Mr. Gano moved that said resolution be referred to the Committee
on Military Affairs, with instructions to report on Friday next at 10½ o'clock.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Bailey and Lowry, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, Milton McGrew,
Alexander E. Adams, J. B. English, H. C. McLoed,
A. S. Allan, W. M. Fisher, W. H. Miller,
William H. Baker, Elijah Gabbert, W. M. Neale,
H. M. Bedford, Stephen F. Gano, Thos. W. Owings,
Joshua F. Bell, Evan M. Garriott, Nicholas A. Rapier,
William Bell, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
Henry Bohannon, R. A. Hamilton, J. C. Sayers,
John C. Bolton, O. M. Hanks, George S. Shanklin,
Wm. A. Brooks, C. C. Harvey, E. H. Smith,
E. A. Brown, Jacob Hawthorn, S. B. Thomas,
R. J. Browne, Thomas P. Hays, Wm. R. Thompson,
Cyrus Campbell, Andrew Hurd, H. W. Tuttle,
John B. Carlile, Samuel Larkins, Thomas W. Varnon,
John T. Clark, John L. McGinnis, Willie Waller,
James W. Davis, L. S. Luttrell, W. W. Waring,
Samuel E. DeHaven, Jno. S. McFarland, Isaac F. Webb,

Edward F. Dulin,

Those who voted in the negative, were—

Alfred Allen, Francis Gardner, James T. Pierson,
Wm. M. Allen, John J. Gatewood, Hiram S. Powell,
Jonathan R. Bailey, Richard H. Hanson, E. W. Smith,
Joshua Barnes, A. H. Herrod, R. J. Spurr,
James T. Bramlette, J. L. Hill, Caleb Stinson,
Isaac Calhoun, M. E. Ingram, T. R. Taylor,
John W. Campbell, O. P. Johnson, John R. Thomas,
T. P. Cardwell, Wm. R. Kinney, Henry G. Van Seggern,
Joseph H. Chandler, Thomas Lingley, A. G. Waggener,
Albert A. Curtis, J. H. Lowry, A. H. Ward,
Sebastian Eifort, Thomas A. Marshall, James Wilson,
John K. Faulkner, William A. Pepper, George T. Wood—36.

Leave was given to bring in the following bills, viz:

On motion of Mr. McLoed—1. A bill to incorporate the Airdrie Petroleum Company.

On motion of Mr. Hawthorn—3. A bill to amend the laws of the city of Newport.

On motion of Mr. Bramlette—4. A bill to restrict the corporate limits of the town of Columbia.

On motion of Mr. Sayers—5. A bill for the benefit of school district No. 7, in Kenton county.

On motion of same—6. A bill to amend the charter of the Covington and Lexington turnpike road company.

On motion of Mr. Gatewood—7. A bill for the benefit of John H. Murry, late sheriff of Allen county.

On motion of Mr. Waggener—8. A bill for the benefit of the civil officers of Clinton county.


On motion of Mr. Birchett—10. A bill for the benefit of examining courts, county attorneys, &c., for the trial of persons charged with felony.

On motion of same—11. A bill to increase the powers of the mar­shal of the city court of Paducah.

On motion of Mr. Lowry—12. A bill to increase the fees of county judges of the Commonwealth.

On motion of same—13. A bill for the benefit of the trustees of common school district No. 7, of Tudd county.


On motion of Mr. Hagan—15. A bill to allow L. A. Smithwick, clerk of the Monroe county court, to qualify as guardian of Frank Wolford Pedigo.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 3d, 4th, and 6th; the Committee on County Courts the 2d and 15th; the Committee on Education the 5th and 13th; the Committee on Ways and Means the 7th; the Committee on the Judiciary the 8th; the Committee on Claims the 9th and 11th; the Committee on the Revised Statutes the 10th and 12th, and Messrs. Hamilton, Lowry, Kinney, Sayers, and W. M. Allen the 14th.

At the hour of 12 o'clock M., Mr. DeHaven moved that a committee be appointed to inform the Senate that this House is now ready to proceed to the election of a Senator in Congress, in accordance with the joint resolution.

Which was adopted.
Whereupon, the Speaker appointed Messrs. DeHaven, Alfred Allen, and Varnon said committee.

Mr. T. R. Taylor moved a call of the roll.

And the question being taken thereon, it was decided in the affirmative.

The roll was then called, when the following members answered to their names, and were present, viz:


Mr. Sayers moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Luttrel and S. B. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker moved a call of the House.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Curtis and Kinney, were as follows, viz:

Those who voted in the affirmative, were:

- Alexander E. Adams
- A. S. Allan
- Jonathan R. Bailey
- Wm. A. Brooks
- E. A. Brown
- John W. Campbell
- Albert A. Curtis
- James W. Davis
- John K. Faulkner
- John M. Delph
- Edward F. Dulin
- Jacob Hawthorn
- Thomas P. Hays
- A. H. Herrod
- Andrew Hurd
- M. E. Ingram
- O. P. Johnson
- William R. Kinney
- Perry S. Layton
- William L. Neale
- William A. Peeler
- J. C. Sayers
- E. W. Smith
- H. G. Van Seggern
- Willie Walker
- M. E. White
- James Wilson
- 34.

Those who voted in the negative, were:

- Mr. Speaker (Taylor)
- William Elliott
- Alfred Allen
- William M. Allen
- William H. Baker
- Joshua Barnes
- William Bell
- Henry Bohannon
- E. A. Brown
- R. J. Browne
- Cyrus Campbell
- T. P. Cardwell
- John B. Carlile
- Jos. H. Chandler
- John T. Clark
- Samuel E. DeHaven
- Edward F. Dulin
- Milton McGrew
- J. B. English
- W. M. Fisher
- Stephen F. Gano
- Francis Gardner
- John J. Gatewood
- Hiram Hagan
- C. M. Hanks
- Richard H. Hanson
- C. C. Harvey
- J. L. Hill
- Samuel Larkins
- J. F. Lauck
- L. S. Luttrell
- Thos. A. Marshall
- Jno. S. McFarland
- LVI.
- John W. Campbell
- M. E. Ingram
- Isaac N. Webb
- Albert A. Curtis
- William R. Kinney
- LVI.
- J. H. Lowry
- 49.

Mr. Kinney moved a call of the House.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Curtis and Kinney, were as follows, viz:

Those who voted in the affirmative, were:

- Alexander E. Adams
- A. S. Allan
- Jonathan R. Bailey
- Wm. A. Brooks
- E. A. Brown
- John W. Campbell
- Albert A. Curtis
- James W. Davis
- John K. Faulkner
- John M. Delph
- Jacob Hawthorn
- Thomas P. Hays
- A. H. Herrod
- Andrew Hurd
- M. E. Ingram
- O. P. Johnson
- William R. Kinney
- Perry S. Layton
- William L. Neale
- J. C. Sayers
- E. W. Smith
- H. G. Van Seggern
- Willie Walker
- M. E. White
- James Wilson
- 26.

Those who voted in the negative, were:

- Mr. Speaker (Taylor)
- William Elliott
- Alfred Allen
- William M. Allen
- William H. Baker
- Stephen F. Gano
- John L. McGinnis
- Milton McGrew
- W. H. Miller
- W. H. Miller
- Thomas W. Owings
- W. H. Miller
- 24.
Mr. Birchett then moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Luttrell and S. B. Thomas, were as follows, viz:  

Those who voted in the affirmative, were—

Alexander E. Adams,    Albert A. Curtis,    James W. Davis,    Perry S. Layton,    Thomas Linley,
A. S. Alias,            John J. Gatewood,    John K. Faulkner,    Thomas L. Neale,    J. H. Lowry,
Joshua Barnes,          Sebastian Eifort,    Elijah Gabbert,    William A. Pepper,    John L. McGinnis,
H. M. Bedford,          T. J. Birchett,     Aaron Gregg,       J. C. Sayers,       H. W. Smith,
John T. Clark,          Jas. T. Bramlette,   Jacob Hawthorn,    Willie Waller,      M. E. White,
John M. Delph,          Isaac Calhoun,      Andrew Hurd,       Nicholas A. Rapier,  F. M. Ray,
Edward F. Dulin,         Cyrus Campbell,     M. E. Ingram,      John D. Ross,       John D. Ross,
Sebastian Eifort,        John W. Campbell,  O. P. Johnson,    Geo. S. Shanklin,   Geo. S. Shanklin,
Francis Gardner,        T. P. Cardwell,    Wm. R. Kinney,     E. H. Smith,       E. H. Smith,
William A. Pepper,      John T. Clark,     William H. Baker,  R. J. Spurr,       R. J. Spurr,
James T. Pierson,       William Bell,       Hiram Hagan,       Caleb Stinson,     Caleb Stinson,
Nicholas A. Rapier,      E. A. Brown,       C. M. Hanks,       T. R. Taylor,       T. R. Taylor,
John D. Ross,           R. J. Browne,       Richard H. Hanson,  John R. Thomas,   John R. Thomas,
George S. Shanklin,      John B. Carlile,    C. C. Harvey,      S. B. Thomas,      S. B. Thomas,
E. H. Smith,            Joseph H. Chandler,  Thomas P. Hays,  H. W. Tuttle,      H. W. Tuttle,
A message was received from the Senate by Messrs. Cleveland and Baker, announcing that the Senate was ready to proceed with said election.

Mr. S. B. Thomas nominated Mr. James Guthrie, of the city of Louisville, as a person suitable to fill the office of Senator in Congress.

Mr. R. J. Browne nominated Mr. Joshua F. Bell, of the county of Boyle.

Mr. Neale nominated General L. H. Rousseau, of the city of Louisville.

Mr. Gatewood sent up a letter from the Hon. Joshua F. Bell, which was read from the Clerk's table, as follows, viz:

FRANKFORT, January 10, 1865.

Sir: You have been kind enough to inquire whether I would permit my name to be put in nomination before a caucus, which I learn is to meet to-night, to nominate a candidate for the office of United States Senator, or permit it to be used as a candidate for election to that office, in the election which is to occur to-morrow by the Legislature.

I desire to say that my name shall receive neither of such uses; and you will please give such publicity to this as you deem proper.

To all those who have so generously given to me, in the past, their support for that distinguished office, as also to those who have professed the same in the approaching election, I can but poorly express my full sense of gratitude. Their kindness will never be forgotten by me. I may be allowed to express the hope that some person more competent than I will be selected by the Legislature to perform the important duties of Senator from Kentucky in the Senate of the United States, during the perilous times through which we are passing, and that he may have some important agency in restoring the nation to its peace, power, and unity under the constitution.

I am, very truly,

Your friend,

JOSHUA F. BELL.

To Hon. INO. J. GATEWOOD.

Whereupon, Mr. Browne withdrew the nomination of Mr. Bell.

Mr. Alfred Allen nominated Mr. John B. Huston, of the county of Fayette.

Mr. Spurr stated that he was authorized to announce that Mr.
Huston did not desire his name to be used in connection with the office.

Whereupon, Mr. Allen withdrew the nomination of Mr. Huston.

Ordered, That Messrs. S. B. Thomas and Neale inform the Senate of said nominations.

A message was received from the Senate by Messrs. McHenry and Grover, announcing that the names of James Guthrie, L. H. Rousseau, and William O. Butler had been placed in nomination in that House for the office of Senator in Congress, and that they had been appointed a committee on the part of the Senate, to act in conjunction with a similar committee on the part of this House, to compare the joint vote.

The House then proceeded to take a vote, which stood thus:

Those who voted for Mr. Huston, were—


Those who voted for Mr. Guthrie, were—

Mr. Speaker (Taylor), Evan M. Garriott, James T. Pierson, Nicholas A. Rapier,
William M. Allen, John J. Gatewood, John D. Ross,
William H. Baker, Hiram Hagan, George S. Shanklin,
R. J. Browne, C. M. Hanks, E. H. Smith,
Isaac Calhoon, Richard H. Hanson, R. J. Spurr,
John B. Carile, C. C. Harvey, Caleb Stinson,
Joseph H. Chandler, Samuel Larkin, T. R. Taylor,
John T. Clark, J. F. Lauck, John R. Thomas,
Samuel E. DeHaven, L. S. Luttrell, S. B. Thomas,
J. B. Delph, Thos. A. Marshall, Wm. R. Thompson,
Edward F. Dulin, Jno. S. McFarland, Thos. W. Varnon,
William Elliott, Milton McGrew, A. G. Waggner,
J. B. English, H. C. McLoed, A. H. Ward,

Those who voted for Mr. Rousseau, were—

Alexander E. Adams, Sebastian Eifort, J. H. Lowry,
A. S. Allan, John K. Faulkner, John L. McGinniss,
Jonathan R. Bailey, Elijah Gabbett, Wm. L. Neale,
Joshua Barnes, Francis Gardner, William A. Pepper,
H. M. Bedford, Aaron Gregg, Hiram S Powell,
T. J. Birchen, R. A. Hamilton, F. M. Ray,
Henry Bohannon, Jacob Hawthorn, J. C. Sayers,
John C. Bolin, Thomas P. Hays, E. W. Smith,
Wm. A. Brooks, A. H. Herrod, H. G. Van Seggern,
E. A. Brown, Andrew Hurd, Willie Waller,
Cyrus Campbell, Thomas P. Hay, W. W. Waring,
John W. Campbell, O. P. Johnson, M. E. White,
Albert A. Curtis, Perry S. Layton, Geo. T. Wood—44.
James W. Davis, Thomas Linley,

Those who voted for Mr. Butler—none.

Those who voted for Mr. Andrews were—
William Bell—1.

Messrs. S. B. Thomas and Neale were appointed a committee on the part of this House, to act in conjunction with the committee appointed on the part of the Senate, to compare the joint vote and report the result.

After a short time, Mr. S. B. Thomas, from the committee, reported that the joint vote stood thus:

For Mr. Guthrie, - - - - - - 65
For Mr. Rousseau, - - - 56
For Mr. Jno. B. Huston, - - - 3
For Mr. Butler, - - - - 2
For Mr. L. W. Andrews, - - - 1

That the whole number of votes cast was - - 127

Necessary for a choice - - - - 64

Whereupon, Mr. James Guthrie having received a majority of all the votes cast on joint ballot, was declared duly elected Senator in Congress from the State of Kentucky for the term of six years from the 4th day of March, 1865.

And then the House adjourned.

THURSDAY, JANUARY 12, 1865.

A message was received from the Senate announcing that they had passed a bill, which originated in this House, entitled

An act to change the time of holding the Casey circuit court.

And that they had passed bills of the following titles, viz:

An act to amend the charter of the Louisville and Nashville railroad company.

An act to incorporate the Bullitt County Petroleum, Oil, Mining, and Manufacturing Company.
The following petitions were presented, viz:  
1. Mr. Joshua F. Bell presented the petition of H. C. Pindell, of the city of Louisville, praying for the passage of an act to amend the "Act to incorporate the Falls City Bank."  
2. Also, the remonstrance of J. D. Hearne, against the passage of an act to create a bounty fund for volunteers in Kenton county.  
3. Mr. E. H. Smith presented the petition of civil officers of Grant county, asking that their fees be increased.  
4. Mr. Barnes presented the petition of William Henry Holt, praying for compensation for services rendered the State.

Which were received, the readings dispensed with, and referred—the 1st to the Committee on Banks; the 2d to the Committee on County Courts; the 3d to the Committee on the Revised Statutes, and the 4th to the Committee on Claims.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:  
By the Committee on Ways and Means—  
By same—  
2. A bill for the benefit of James P. Miller, late sheriff of Russell county.

By the Committee on County Courts—  
3. A bill for the benefit of the sheriff of Caldwell county.

By the Committee on Corporate Institutions—  
4. A bill to incorporate the Hope Insurance Company of Louisville.

By same—  
5. A bill to amend an act, entitled "An act to incorporate the Southern Kentucky Collegiate Institute."

By same—  
6. A bill to incorporate the Newport and Covington Water-works Company.

By same—  
7. A bill to amend the laws of the city of Newport.  
By same—  
8. A bill to restrict the corporate limits of the town of Columbia.  
By the Committee on the Revised Statutes—  
9. A bill to encourage the raising of recruits in Grant county for United States military service.
By the Committee on the Judiciary—
10. A bill for the benefit of R. W. Courts, of Russellville.
Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The Committee on Corporate Institutions, to whom had been recommitted the bill, entitled
A bill to fix the time of holding the Marion circuit court,
Reported the same without amendment.
Ordered, That said bill be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Dulin, from the Committee on the Revised Statutes; to whom had been referred a Senate bill, entitled
An act to regulate the fees of circuit and county court clerks,
Reported the same with an amendment, by way of substitute therefor.
On motion of Mr. Dulin,
Ordered, That the Public Printer forthwith print 150 copies of said substitute for the use of the members of the General Assembly, and that said bill and substitute be made the special order for Monday next at 11 o’clock.
Mr. Lowry, from the Committee on the Judiciary, to whom leave had been referred to bring in a bill to incorporate the Great Western Petroleum Company, asked that the committee might be discharged from the further consideration thereof.
Which was granted.
Ordered, That said leave be referred to the Committee on Corporate Institutions.
Mr. Varnon, from the Committee on Agriculture and Manufactures, to whom had been referred a Senate bill, entitled
An act to establish an Agricultural College,
Reported the same with an amendment, by way of substitute therefor.
On motion of Mr. Varnon,
Ordered, That the Public Printer forthwith print 150 copies of said substitute for the use of the members of the General Assembly, and that said bill and amendment be made the special order of the day for Saturday next at 11½ o'clock.

On motion of Mr. Varnon, the House then took up the bill, entitled A bill to authorize the sale of land-warrants granted by Congress, and the investment of the proceeds thereof.

On motion of Mr. J. F. Bell,
Ordered, That the Public Printer forthwith print 150 copies of said bill for the use of the members of the General Assembly, and that the same be made the special order for Saturday next at 11 o'clock.

Leave was given to bring in the following bills, viz:
On motion of Mr. Ross—1. A bill for the benefit of Charlotte Culver, guardian of the minor children of John Culver, deceased.

On motion of Mr. Pepper—2. A bill for the benefit of school district No. 10, in Bracken county.

On motion of Mr. Cardwell—3. A bill for the benefit of common schools in Breathitt county.

On motion of Mr. Alfred Allen—4. A bill to incorporate the Breckinridge Petroleum Company.

On motion of same—
5. A bill to amend section 716, chapter 6, of the Civil Code of Practice.

On motion of Mr. Van Seggern—6. A bill to incorporate the Cooper's Union in the city of Louisville.

On motion of Mr. Delph—7. A bill to incorporate the Western Insurance Company.

On motion of Mr. Hamilton—8. A bill to empower the chancery courts, upon certain conditions, to grant married women the privilege of trading as unmarried women.

On motion of Mr. Bedford—9. A bill for the benefit of the sheriff of Franklin county.

On motion of Mr. E. H. Smith—10. A bill to confer upon Emily Vaughn all the rights of an unmarried woman.

On motion of Mr. E. W. Smith—11. A bill for the benefit of W. Galloway, late sheriff of Graves county.

Ordered, That the Committee on County Courts prepare and bring in the 1st; the Committee on Education the 2d and 3d; the Committee on Corporate Institutions the 4th, 6th, and 7th; the Committee
on the Codes of Practice the 5th; the Committee on the Judiciary the 8th; the Committee on Ways and Means the 9th and 11th, and the Committee on the Revised Statutes the 10th.

Mr. Herrod moved the following resolutions, viz:

Whereas, It is represented that R. B. Carpenter, Commonwealth's Attorney of the 9th judicial district, stands indicted in Harrison and Kenton circuit courts, and that he has failed to attend said courts for five months.

1. Resolved, That the Committee on Circuit Courts inquire into the facts, and report to this House, by bill or otherwise.

2. That they have power to send for persons and papers.

The rule of the House requiring their reference to a standing committee having been dispensed with, said resolutions were twice read and adopted.

Mr. Curtis read and laid on the table the following joint resolution, viz:

Resolved, As the opinion of this Legislature, that the State forces now located in the various counties of the State should not be withdrawn, they having given efficient aid to such portions of the State as they have been sent to against robbers and guerrillas; and that the Military Commander of Kentucky be requested to continue them in their present service, at least during the present helpless condition of the State, and until the Federal Government can afford full protection to the people, their honor, their property, and their lives. That a copy of this resolution be communicated to General Burbridge by the presiding officer of this House.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolution was taken up and referred to the Committee on Military Affairs.

Mr. E. W. Smith read and laid on the table the following joint resolutions, viz:

Since the last meeting of this Legislature it has pleased the Almighty Disposer of events to call our friend, John Whitnel, a member of this body from the county of Calloway, from the toils and troubles of this life to eternal rest. John Whitnel was a kind husband and affectionate father, a devoted Christian, and an ardent lover of his country, and a good citizen, and all his sentiments and associations turned to the good of his country and for the welfare of those with whom he had to do; therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That, as an evidence of respect and regard for his memory, we tender to his surviving relatives and friends our heartfelt sympathies for the loss they have sustained.

2. Resolved, That a copy of these resolutions be spread upon the
FRIDAY, JANUARY 13, 1865.

A message was received from the Senate announcing that they had passed bills and concurred in resolutions which originated in this House, of the following titles, viz:

An act for the benefit of the Maysville and Lexington turnpike road company.

An act to change the time of holding the Clinton circuit court.

An act to incorporate the First Baptist Church of Lexington.

Resolutions requesting the Governor to have salutes fired on the 9th January and 22d February.

Resolution of inquiry to the Governor in relation to the defense of the State.

That they had passed a bill and adopted a report and resolution of the following titles, viz:

An act to amend an act to establish the police court of Winchester.

Report and resolution in relation to the proposed Federal tax on leaf tobacco.

And that they had received official information from the Governor that he had approved and signed enrolled bills and resolutions, which originated in that House, of the following titles, viz:

An act authorizing the holding of court in any place designated by the judge, when the court-house has been destroyed.

An act for the benefit of William T. Dudley, clerk of the county court of Fleming.

An act for the benefit of Trigg Academy.

Resolution in relation to a portrait of Henry Clay.

Mr. Bohannon, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills which originated in this House, of the following titles, viz:

An act to change the time of holding the Casey circuit court.
An act to change the time of holding the Clinton circuit court.
Also, an enrolled bill, which had originated in the Senate, entitled
An act for the benefit of the marshal of Poplar Plains.
And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Bohannon inform the Senate thereof.

The Speaker laid before the House the report of the Commissioners of the Sinking Fund, in response to the resolution of Mr. R. J. Brown, in regard to the debt of the State, &c., as follows, viz:

A **Statement showing the amount of State debt, January 1st, 1865, viz:**

<table>
<thead>
<tr>
<th>Description of bond</th>
<th>Original issue</th>
<th>Amount redeemed</th>
<th>Amount unredeemed</th>
<th>When due</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bonds issued May 26th, 1835, to Bank of Kentucky, under act of February 26th, 1835, payable 30 years after date, bearing 5 per cent. interest at the Bank of Kentucky</td>
<td>$100,000 00</td>
<td>$75,000 00</td>
<td>$25,000 00</td>
<td>Feb. 28, 1865.</td>
</tr>
<tr>
<td>Bonds issued August 1st, 1835, to Prime, Ward &amp; King, under an act of February 26th, 1835, payable 30 years after date, bearing 5 per cent. interest at New York</td>
<td>$100,000 00</td>
<td>7,600 00</td>
<td>92,400 00</td>
<td>Aug. 1, 1865.</td>
</tr>
<tr>
<td>Bonds issued April 25, 1836, to Northern Bank of Kentucky, under an act of February 29, 1836, payable 30 years after date, bearing 5 per cent. interest at Northern Bank of Kentucky</td>
<td>100,000 00</td>
<td>5,000 00</td>
<td>95,000 00</td>
<td>Apr. 25, 1866.</td>
</tr>
<tr>
<td>Bonds issued June 1st, 1836, to Bank of Kentucky, under an act of February 29th, 1836, payable 30 years after date, bearing 5 per cent. interest at the Northern Bank of Kentucky</td>
<td>50,000 00</td>
<td>41,000 00</td>
<td>9,000 00</td>
<td>June 1, 1866.</td>
</tr>
<tr>
<td>Bonds issued April 1st, 1837, to War Department, under an act of February 23d, 1837, payable 30 years after date, bearing 5 per cent. interest at New York</td>
<td>165,000 00</td>
<td>165,000 00</td>
<td>April 1, 1867.</td>
<td></td>
</tr>
</tbody>
</table>
### Description of bond.

<p>| Bonds issued September 2d, 1843, to John Tilford, agent to sell, under the act of March 8th, 1843, payable 30 years after date, bearing 5 per cent. interest at New York. | $100,000.00 | $21,000.00 | $79,000.00 | Sept. 2, 1873. |
| Bonds issued July 1st, 1838, to the American Life Insurance and Trust Company, under the act of February 16th, 1839, payable 30 years after date, and bearing 6 per cent. interest at New York. | 1,250,000.00 | 903,000.00 | 1,047,000.00 | July 1, 1866. |
| Bonds issued from April 22d, 1840, to February 19th, 1841, to contractors on public works, under the act of February 22d, 1839, payable 30 years after date, bearing 6 per cent. interest at New York. | 33,000.00 | 6,000.00 | 27,000.00 | From April 22, 1865, to February 19, 1871. |
| Bonds issued November 4th, 1840, to the Bank of Kentucky, under the act of February 21st, 1840, payable 30 years after date, bearing 6 per cent. interest at New York. | 180,000.00 | 29,000.00 | 151,000.00 | Nov. 4, 1870. |
| Bonds issued from April 3d, 1841, to April 1st, 1842, to contractors, and in exchange for 6-year bonds, under the act of February 21st, 1840, February 19th, 1841, and March 3d, 1842, March 21, 1843, and March 2, 1844, payable 30 years after date, bearing 6 per cent. interest at New York. | 1,741,000.00 | 319,000.00 | 1,422,000.00 | From April 3, 1866, to April 1, 1872. |
| Bonds issued January 1st, 1845, to holders of Lexington and Ohio Railroad bonds, under the act of March 1st, 1844, payable 30 years after date, at the pleasure of the State, bearing 6 per cent. interest at New York. | 150,000.00 | 150,000.00 | | |</p>
<table>
<thead>
<tr>
<th>Description of bond</th>
<th>Original issue</th>
<th>Amount redeemed</th>
<th>Amount unredeemed</th>
<th>When due</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bonds issued from October 7th, 1846, to June 15th, 1848, to holders of 6 year bonds and others, under an act of February 23rd, 1846, and March 1st, 1847, payable 15 or 30 years after date, at the pleasure of the State, bearing 6 per cent. interest at New York</td>
<td>$70,000 00</td>
<td>$70,000 00</td>
<td>$1,326,770 01</td>
<td>State debt 1st January, 1865</td>
</tr>
<tr>
<td>Bonds held by the Board of Education</td>
<td>1,326,770 01</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bonds for unexpended county distribution, issued July 1st, 1864, under an act approved January 30, 1864, and held by the Board of Education</td>
<td>240,865 74</td>
<td></td>
<td>240,865 74</td>
<td></td>
</tr>
<tr>
<td>Bank of Kentucky, for military loan, for which certificates have been given, bearing 6 per cent. interest</td>
<td>1,795,000 00</td>
<td>1,795,000 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bonds issued from August 2d, 1864, to January 1st, 1865, under an act of February 18, 1864</td>
<td>1,795,000 00</td>
<td>1,795,000 00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>$2,051,635 75</td>
<td>$2,768,000 00</td>
<td>$5,284,037 75</td>
<td></td>
</tr>
</tbody>
</table>

- **Amount of 6 per cent. debt due and outstanding**: $402 00
- **Amount of 5 per cent. bonds unredeemed**: 466,000 00
- **Amount of 6 per cent. bonds unredeemed**: 3,550,000 00

**No. 1.** At thirty years date, bearing 6 per cent. interest, and dated August 9, 1840 | $24,000 00

**No. 20.** At thirty years date, bearing 6 per cent. interest, dated January 6, 1840 | 21,500 00

**No. 21.** At thirty years date, bearing 6 per cent. interest, dated January 1, 1840 | 22,000 00

**No. 22.** At thirty-five years date, bearing 5 per cent. interest, dated January 18, 1840 | 500,000 00

**No. 23.** At thirty-five years date, bearing 5 per cent. interest, dated January 22, 1840 | 170,000 00

**No. 24.** At thirty-five years date, bearing 5 per cent. interest, dated January 29, 1840 | 160,000 00

**No.**. Bearing 5 per cent. interest, from January 1, 1848, and made payable at the pleasure of the Legislature, and dated December 20, 1848 | 308,368 42

**No.**. Amount of bonds issued for balance due for interest on State bonds, and dated July 5, 1850, and made payable at the pleasure of the Legislature, and to bear interest at the rate of 5 per cent. per annum, from 1st January, 1850 | 101,001 59

**Bonds issued for unexpended county distribution, issued July 1st, 1864, under act approved January 30, 1864, and held by Board of Education, to bear 6 per cent. interest**: 240,865 74

**Total State debt 1st January, 1865**: $5,284,037 75
Statement—Continued.

Of this amount there was owing to individuals, banks, and other corporations... $3,716,402 00
To the Board of Education .................................................... 1,667,625 75
Total ................................................................................... $5,384,027 75

THE RESOURCES OF THE SINKING FUND ARE AS FOLLOWS:

1st. Tax on the surplus fund of Commercial Bank of Kentucky.
2d. Tax on the capital stock of the Bank of Kentucky.
3d. Tax on the capital stock of the Northern Bank of Kentucky.
4th. Tax on the capital stock of the Southern Bank of Kentucky.
5th. Tax on the capital stock of the Deposit Banks.
6th. Dividends on 7,000 shares stock in Bank of Kentucky.
7th. Dividends on 2,333 shares stock in Bank of Kentucky.
8th. Dividends on 2,600 shares stock in Northern Bank of Kentucky.
9th. Dividends on State stocks in turnpike roads and profits on works of internal improvements.
10th. Dividends on 430 shares stock in Northern Bank of Kentucky.
11th. Dividends on 406 shares stock in Bank of Louisville.
12th. Dividends on 406 shares stock in Bank of Louisville.
13th. Proceeds of sales, water leases, &c., on slack-water improvements.
14th. Proceeds of sales, water leases, &c., on slack-water improvements.
15th. Proceeds of sales, water leases, &c., on slack-water improvements.
16th. Proceeds of sales, water leases, &c., on slack-water improvements.
17th. Proceeds of sales, water leases, &c., on slack-water improvements.
18th. Proceeds of sales, water leases, &c., on slack-water improvements.
19th. Proceeds of sales, water leases, &c., on slack-water improvements.
20th. Proceeds of sales, water leases, &c., on slack-water improvements.
21st. Proceeds of sales, water leases, &c., on slack-water improvements.
22nd. Proceeds of sales, water leases, &c., on slack-water improvements.

The annual interest on State debt amounts to... $299,765 44

The State owns stock in internal improvement, the present value of which is uncertain, amounting to... 4,830,475 00
In bank and railroads ................................................................. 1,667,625 75
Loan to revenue department .................................................... 100,000 00
Interest on same ........................................................................ 6,000 00
Amount in Treasury 1st January, 1865 ........................................ 100,000 00
Amount in Treasury 1st January, 1865, not transferred ................. 100,000 00
Five percent. legal tender notes on deposit in Bank of America, New York... 100,000 00
United States securities of indebtedness on deposit in Bank of America, New York... 100,000 00

The Commissioners of the Sinking Fund had on deposit in Bank of America, New York, 1st December, 1864, bearing interest... 570,223 21

Total ................................................................................... $7,510,487 17

AUDITOR'S OFFICE, FRANKFORT, KY., January 12, 1865.

His Excellency Thos. E. Bramlette:

Above I have the honor to furnish you with a statement of the condition of the debt of the State of Kentucky on the 1st day of January, 1865, in response to a resolution adopted by the House of Representatives 10th January, 1865.

I am, very respectfully,

W. T. SAMUELS, Auditor.
On motion of Mr. R. J. Browne,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on the Sinking Fund.

Official information was received from the Governor by Mr. Van-Winkle, Secretary of State, that he had signed and approved sundry enrolled resolutions and bills, which originated in this House, of the following titles, viz:

Resolutions upon the death of Hon. J. P. Sparks.
Resolutions upon the death of Hon. Hugh Irvine.
An act to change the time of holding the Casey circuit court.
An act to change the time of holding the Clinton circuit court.

The following petitions were presented, viz:

1. Mr. Joshua F. Bell presented the petition of William Fox and M. E. Ingram, praying for the passage of an act for their benefit, as sureties of W. D. Black, sheriff of Pulaski county.

2. Mr. Johnson presented the petition of sundry citizens of school district No. 43, in Butler county, praying for the passage of an act for the benefit of said school district.

3. Mr. Ross presented the petition of sundry citizens of the town of Catlettsburg, praying for the passage of an act to amend the charter of said town.

4. Mr. Bramlette presented the petition of Thomas J. Dicken and others, praying compensation for their services as home guards.

Which were received, the reading dispensed with, and referred:
- the 1st to the Committee on Ways and Means;
- the 2d to the Committee on Education;
- the 3d to the Committee on Corporations; and
- the 4th to the Committee on Claims.

At the hour of 10½ o'clock the Committee on Military Affairs, to whom had been referred the Senate resolution appointing a committee to visit the President of the United States and lay before him the present disturbed condition of Kentucky, reported the same with the following amendment, by way of substitute therefor, viz:

WHEREAS, This Commonwealth is overrun by bands of guerrillas and robbers, desolating its homes and murdering its citizens; and whereas, protection is guaranteed under the Constitution and laws of the land to all good and law-abiding citizens, it is just and right that grievances be made known to the proper authority and a redress thereof be asked for; wherefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of five, three from the House of Representatives and two from the Senate, to be appointed by the Speakers, respect-
Mr. McLoed moved to amend the substitute by striking out the words "three from the House," and by inserting in lieu thereof the words "two from the House," and by striking out the words "two from the Senate," and inserting in lieu thereof the words "one from the Senate."

Mr. Gatewood moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the amendment proposed by Mr. McLoed be adopted?" was then taken, and it was decided in the negative.

Mr. Alfred Allen moved to amend the amendment by striking out all after the word "outlaws," and by inserting in lieu thereof the following, viz:

"That said committee go with powers to confer with the authorities at Washington on some suitable plan for the protection of the Commonwealth."

Which was adopted.

Mr. J. F. Bell moved to amend said substitute, by adding thereto the following:

"That the committee, previous to their departure for Washington, have a full conference with the Governor, and obtain his views and opinions on the present condition of affairs in Kentucky, and what means in his opinion is most appropriate to arrest the existing evils."

Which was adopted.

The question was then taken on the adoption of the substitute, as amended, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. McLoed and Gabbert, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, Elijah Gabbert, W. H. Miller,
Joshua F. Bell, John J. Gatewood, William A. Pepper,
William Bell, C. M. Hanks, J. C. Sayers,

The question then came up on concurring in the Senate resolution.

Mr. McLoed moved to amend said resolution by striking out the words “three from the House and two from the Senate,” and by inserting in lieu thereof the words “two from the House and one from the Senate.”

Mr. Waring moved the previous question.

And the question being taken thereon, it was decided in the affirmative.

The main question, “Shall the amendment proposed by Mr. McLoed be adopted?” was then put, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. McLoed and R. J. Browne, were as follows, viz:

Those who voted in the affirmative, were—

R. J. Browne, C. M. Hanks, Nicholas A. Rapier,
Cyrus Campbell, Richard H. Hanson, F. M. Ray,
John T. Clark, Jacob Hawthorn, E. W. Smith,
James W. Davis, O. F. Johnson, E. H. Smith,
Samuel E. DeHaven, L. S. Luttrell, Willie Waller,
J. B. English,

Those who voted in the negative, were—

Mr. Speaker (Taylor), William Elliott, William A. Pepper,
Alexander E. Adams, John K. Faulkner, Hiram S. Powell,
A. S. Allan, Stephen F. Gano, John D. Ross,
Alfred Allen, Francis Gardner, J. C. Sayers,
William M. Allen, John J. Gatewood, George S. Shanklin,
Jonathan R. Bailey, Hiram Higgin, R. J. Spurr,
Joshua Barnes, R. A. Hamilton, Caleb Stinson,
William Bell, C. C. Harvey, T. R. Taylor,
T. J. Birchett, A. H. Herrod, John R. Thomas,
Henry Bohannon, J. L. Hill, H. W. Tustie,
John C. Bolin, M. E. Ingram, H. G. Van Seggeren,
James T. Bramlette, William R. Kinney, Thomas W. Vernor,
Isaac Calhoun, Samuel Lackins, A. G. Waggner,
T. P. Cardwell, J. F. Lauck, A. H. Ward,
John B. Carlile, Perry S. Layton, W. W. Waring,
Joseph H. Chandler, Thomas Linley, Isaac N. Webb,
Albert A. Curtis, J. H. Lowry, James Wilson,
Edward F. Dulin, W. H. Miller,

The question was then taken upon the adoption of the Senate resolution, and it was decided in the affirmative.

The special order set for 11 o’clock, which was for the Committee on Military Affairs to make a report, in regard to the message of the Governor, which was referred to them on Wednesday last, was, on motion of Mr. E. H. Smith, postponed till Monday next, and made the special order for 10½ o’clock.

The Committee on the Judiciary, to whom leave was referred, reported

A bill for the benefit of A. J. Mershon, of Garrard county.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required thereon by Messrs. Lowry and J. F. Bell, were as follows, viz:

Those who voted in the affirmative, were—

Mr. SPEAKER (Taylor), J. B. English, Hiram S. Powell,
Alexender L. Adams, John K. Faulkner, Nicholas A. Rapier,
Alfred Allen, W. M. Fisher, F. M. Ray,
William H. Baker, Stephen F. Gano, John D. Ross,
Joshua Barnes, Francis Gardner, J. C. Sayers,
Joshua F. Bell, Evan M. Garratt, Geo. S. Shanklin,
Henry Bohannon, John J. Gatewood, E. H. Smith,
John C. Bohn, C. M. Hanks, R. J. Spurr,
Jas. T. Bramlette; Thomas Linley, T. R. Taylor,
R. J. Browne, L. S. Luttrel, John R. Thomas,
Isaac Calhoon, Thos. A. Marshall, H. W. Tuttle,
John B. Carlile, Milton McGrew, Thos. W. Vernon,
Jos. H. Chandler, H. C. McLeod, A. G. Waggener,
S. E. DeHaven, W. H. Miller, Willie Waller,
John M. Delph, Thos. W. Owings, Isaac N. Webb,

Those who voted in the negative, were—

Jonathan R. Bailey, Aaron Gregg, J. F. Lauck,
William Bell, Hiram Hagan, Perry S. Layton,
T. J. Birchett, R. A. Hamilton, J. H. Lowry,
E. A. Brown, C. C. Harvey, John L. McGinnis,
Cyrus Campbell, Jacob Hawthorn, William A. Pepper,
T. P. Cardwell, A. H. Herrod, E. W. Smith,
John T. Clark, J. L. Hill, Caleb Stinson,
James W. Davis, M. E. Ingram, H. G. Van Seggern,
Edward F. Dulin, O. P. Johnson, W. W. Waring,
Sebastian Eifort, Wm. R. Kinney, M. E. White,
Elijah Gabbert, Samuel Larkins, James Wilson—33.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That A. J. Mershon, a resident of Garrard county, Kentucky, be, and he is hereby, restored to all the rights and privileges of a citizen of this Commonwealth, inasmuch as if he never had, by any act of his, expatriated himself.

§ 2. This act to take effect from its passage.

The same committee reported

A bill for the benefit of James R. Curry, late judge of the Harrison county quarterly court.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Marshall, from the Committee on the Judiciary, to whom had been referred the preamble and resolutions offered by Mr. Kinney on the 5th instant, and the preamble and resolutions offered by Mr. Ray on the 9th instant, made the following report thereon, viz:

The Committee on the Judiciary, to which was referred the preamble and resolutions "in relation to the abolition of slavery," offered by Mr. Kinney, having considered the same, together with the preamble and resolutions "in relation to slavery," offered by Mr. Ray, and the resolution offered by Mr. Neale on the same subject, ask to be discharged from the further consideration thereof, in order that said preambles and resolutions, together with all other propositions now before this House in relation to slavery and to the means of securing the necessary labor for the agricultural purposes of the State, may be referred to a select committee, to be specially chosen for the consideration of these important subjects. With a view to such reference, the committee reports and recommends the adoption of the following resolution:

Be it resolved, That a select committee of nine be appointed by the Speaker, to consist of one member from each Congressional District in the State, to which committee, when so appointed, all propositions now before this House touching the system of labor in the State are hereby referred; and said committee is instructed to consider and to report, by bill or otherwise, such measure or measures, consistent with the Constitution of this State, as, in view of the present and probable condition of slavery and of slaves in Kentucky, it may deem best adapted to preserve or procure the necessary labor in the State. Said committee is also instructed to report such further legislative act or acts consistent with the Constitution of Kentucky, as in its opinion are necessary and proper to make the laws of the State conform to the actual condition of slavery and slaves within it.

Which was twice read and adopted.

On motion of Mr. Webb, indefinite leave of absence was granted to Messrs. Hanson, Thompson, Effort, Brooks, S. B. Thomas, Owings, Ward, and Gano.

Leave was given to bring in the following bills, viz:

On motion of Mr. Owings—1. A bill for the benefit of the sheriff of Meade county.


On motion of same—3. A bill for the benefit of the securities of G. W. Goodrum, late sheriff of Marion county.

On motion of Mr. Powell—4. A bill in relation to the jurisdiction of civil and criminal cases in certain counties in this Commonwealth.
Ordered, That the Committee on Ways and Means prepare and bring in the 1st, 2d, and 3d, and Messrs. Powell, J. F. Bell, Alfred Allen, and R. J. Browne the 4th.

Mr. Webb read and laid on the table the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That it is the sense of this General Assembly that the people of Kentucky have the exclusive right, in accordance with the fundamental principles of the American system of government, to determine whether they will tolerate or abolish African slavery in this State.

2. Resolved, That it is wholly inconsistent with the genius of our republican institutions, and in violation of the spirit if not of the letter of the Federal Constitution, for any member of the States or National Congress to seek, under the cover of an amendment, to regulate the mere local affairs of any one or more of the States of the Union. If it is competent by such an amendment to force the people of one State against their will to banish a domestic institution which is authorized by its own laws, it is equally competent, by a like amendment, to force the people of another State against their wishes to tolerate a domestic institution which is forbidden by its own local laws.

3. Resolved, That the preservation of American constitutional unity depends on the maintenance of the doctrine of perfect non-intervention by the National Government with the domestic affairs of the States, and a settled departure from this doctrine leads to a consolidated despotism and the subversion of the principles on which the government was originally established.

4. Resolved, That Kentucky is fully able to manage her own domestic affairs in her own way, and that, in the opinion of this General Assembly, the proper and legitimate mode for the people of the State to determine all questions relative to the future continuance of African slavery within their midst is to call a convention in pursuance of the provisions of the State Constitution.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Ordered, That the Public Printer forthwith print 50 copies thereof for the use of the members of the General Assembly, and that the same be referred to the special committee to be appointed on the system of labor in this State.

Mr. McLoed read and laid on the table the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That slavery is a local institution, and of right must be controlled by those in the locality where it exists, and that the power to control and regulate this institution was reserved to the States at the time of delegating power to the General Government.
2. Resolved, That Kentucky claims to herself the exclusive right over this subject, and will, where it becomes destructive to the interests of the State, institute such measures, by an amendment to the Constitution, as will totally eradicate it therefrom.

3. Resolved, That the General or Federal Government possesses no power over this institution, and cannot, without an infringement of reserved rights, abolish it.

4. Resolved, That our Senators and Representatives in the Congress of the United States be, and they are hereby, requested and instructed to vote and use their influence against all propositions that may be submitted to them to abolish slavery, where by the local law it exists, either by an amendment to the Federal Constitution or otherwise.

5. Resolved, That a copy of these resolutions be sent to our Senators and Representatives in Congress.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the special committee to be appointed on the system of labor in the Commonwealth, in pursuance to the report of the Committee on the Judiciary, adopted by this House.

Mr. Webb moved the following resolution, viz:

Resolved, That the Sergeant-at-Arms be directed to make a list of the names of the members of the General Assembly, with their respective places of boarding and their post-office address, and have the same printed for the use of this House.

The rule of the House requiring its reference to a standing committee having been dispensed with, said resolution was twice read and adopted.

Mr. Alfred Allen moved the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the committee raised by this General Assembly to visit Washington city, be directed to urge upon the President and Secretary of War the propriety of exempting this State from further drafting until the enemies now overrunning the State shall have been expelled therefrom.

2. It is further resolved, That the same committee be directed to appear before the Congressional Committee, having in charge the subject of taxation, and urge upon that committee the evils to be apprehended from placing any tax on leaf tobacco.

3. Resolved further, That our members of Congress and Agent at Washington be requested to co-operate with the committee in their mission.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolutions were taken up and referred to the Committee on Military Affairs.

And then the House adjourned.
A message was received from the Senate announcing that they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz:

A bill for the benefit of Samuel F. Roberts, late sheriff of Kenton county.
A bill for the benefit of the sheriff of Henry county.
A bill for the benefit of the sheriff of Union county.
Resolution upon the death of the Hon. John Whitnel.
With amendments to the two bills.
And that they had passed bills of the following titles, viz:
An act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.
An act to incorporate the First Unitarian Church of Louisville.
An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs, or to withdraw its branch banks.
An act to allow the county court of Webster county to hold a court of claims for the year 1864.
An act for the benefit of Thomas Conway, late sheriff of Union county.
An act for the benefit of John W. Gregory, late sheriff of Union county, and his successor in office.
An act for the benefit of J. A. Jackson, late sheriff of Webster county.
An act for the benefit of George Parker, late sheriff of Union county.
An act for the benefit of D. L. Miller, late sheriff of Ohio county.
An act to authorize the clerk of the county court of Warren to deliver railroad tax receipts to executors, administrators, and guardians.
An act for the benefit of D. B. Denton and his sureties.
An act to incorporate a Hotel Company in Louisville, Kentucky.

Mr. Bell presented the petition of W. R. Beatty and others, praying for the passage of an act incorporating the Sigma Alpha Phi Society.

Which was received, its reading dispensed with, and referred to the Committee on Corporate Institutions.
The Speaker laid before the House the report of the State's Agent at Washington city, as follows, viz:

Office Kentucky State Agency,
WASHINGTON, D.C., January 1st, 1865.

His Excellency Thos. E. Bramlette, Governor of Kentucky:

On the 24th day of April, 1864, I arrived in Washington and entered at once upon the duties of the office of "Agent for the State of Kentucky," as defined in an act of the Kentucky Legislature, entitled "An act to establish a Claim Agency for Kentucky in the city of Washington."

When I arrived here Congress was in session, and had under consideration amendments to the pension and bounty laws, and also a bill for the restriction of the jurisdiction of the Court of Claims, and to provide for the payment of informal vouchers and receipts for property, &c., taken for the use of the army.

Until the adjournment of Congress, July 5th, nothing could be done with certainty, as it was not known in what manner the laws in relation to the various branches of the public service would be changed.

The pension and bounty laws were not materially changed.

The jurisdiction of the Court of Claims was materially affected by the act of July 4th, which also provides for the payment of informal vouchers, &c. This law was not formally promulgated until the 28th of August, 1864; then with such restrictions as to render it almost useless. On the 30th of October these embarrassments, to some extent, were modified, and the act rendered more available. The act possesses some peculiarities—an unconditional requirement that the Quartermaster General and the Commissary General shall be convinced of the justice of the claim, and of loyalty of the claimants. It is not, therefore, improbable that many honest loyal claimants may fail in their efforts to convince these officers of either one or both of these propositions. This act and instructions I have had published in the form of a circular, and distributed many hundreds of them throughout the State, for the information and benefit of persons who hold unsettled claims. In connection with the circular, I also prepared a blank form, for the preparation of informal claims against the Government; of these I have also distributed several hundred.

The pension and bounty business has claimed no small portion of the attention of the office, not only in filing and presenting new applications, but in ascertaining the condition of hundreds of applications which had previously been filed by inexperienced local agents. The time required to answer the letters of local agents and applicants is no inconsiderable item. I have found, upon investigation, that many claims of this kind, after many months' delay, had to be again prepared and started de novo on the files of the office. In July last, with your permission, I visited all the Kentucky regiments, then in front of Atlanta, for the purpose of procuring complete lists of the casualties, deaths, and discharges from the service since the organization of the regiments, so as to enable this office to do what, to a great extent, was expected of it; to relieve the widows and children
of deceased soldiers from paying fees for the prosecution of applications for the gratuities of the Government. I succeeded in getting lists from many of the regiments. The rolls which I obtained are very imperfect, as regimental commanders had not seen their books and papers for many weeks, and could not then get at them, to give the required information.

The settlement of our State account is progressing very slowly; only one branch of it has been examined. The pay-rolls have received a very imperfect examination; the suspensions on the first examination against that branch of the account amount to $66,678 97. All payments made to men, who, by death or other causes, were not mustered into the United States service at the first muster, are suspended. The sum of $24 50 is suspended against each officer of the line, and $49 against each field officer who was paid in advance, for the want of the technical certificate in relation to the employment of a servant. I have confidence that these items will be admitted by the comptroller.

The accounts for quartermaster's stores and commissary supplies, have not yet been examined. The examination of this branch of the account has not been commenced. The Auditor informs me that the abstracts accompanying these accounts are so imperfectly classified as to render it impossible for him to make an examination of them. He therefore requires new abstracts, with a different and more comprehensive classification. I inclosed the letters received from the Auditor on this subject to the Quartermaster General of the State in December last, and now herewith submit, as part hereof, copies of the same, marked "A" and "B." These new abstracts will have to be made before the accounts can or will be examined. This will require an additional clerical force in this office. The settlement of this account should claim your earnest attention. The account, as filed, shows an expenditure on the part of the State of $2,246,400 73. There has been paid on this $1,051,000, leaving now due and unsettled, $1,195,400 73, on file here.

The sum paid to troops on pay-rolls amounts to $475,000, against which has been suspended $66,678 97. This suspended account has been copied in this office, and forwarded to the Quartermaster General of the State for his information. I deem it of the greatest importance that the settlement of this account should be entered upon at once, and prosecuted with vigor until it is closed. Many of the causes of suspension can now be explained away, the evidence of which, by delay, may be forever lost. The interest upon this account now costs the State, by delay, more than sixty thousand dollars per annum. I am confident, with a proper force, I can close this account within the next six months. The Auditor has kindly offered me all facilities, and free access to his office for myself or those employed by me, for the purpose of settling this account. It will be economy on the part of the Legislature to give you full discretion in the settlement of the accounts of the State with the General Government. The accounts will never be settled if left in their present condition.

The business of this office has been steadily increasing ever since it was first announced that the State had an Agent located in Wash-
It now requires the constant application of two good clerks to dispose of the daily business of the office proper.

The following will show the main features of the business required of the Agent:

Pensions and bounties for soldiers; the settlement of the accounts of officers resigned and discharged from the service; the collection of vouchers issued for quartermaster's stores and commissary supplies; instructions for the preparation of claims; informal vouchers, receipts, and where property, &c., has been taken, and no receipts given, under act of July 4, 1864; letters of inquiry about business of all kinds, and demands for legal opinions upon almost all the business that a citizen can have with the United States Government. In relation to the release of prisoners of war, constitutes no small portion of the correspondence of the office.

Between nine (9) and three (3) o'clock of every day must be spent by the Agent with the different departments, on the daily current business of the office, to acquire the requisite information to answer the letters of the previous day. After which, it requires until a late hour at night to close up the correspondence of the day. The settlement of the accounts of officers will require the attention of one good business man during the office hours of every day. Some of the departments are far behind with their current business, and to settle accounts requires much patience and labor, and subjects this office to many unpleasant and vexatious delays and disappointments. This is one of the main features of the office, as many officers, when they are discharged the service, have several months' pay due them, which, under existing orders, cannot be realized until a certificate of non-indebtedness to the United States is obtained. To secure this requires the presence of the officer himself, or his authorized agent, as the crowd of officers constantly in attendance, demanding a settlement of their accounts, postpones indefinitely all who apply by letter. The act of 24th of February, 1864, authorizing the enlistment and enrollment of slaves, provides that the Secretary of War shall appoint commissioners to value slaves enlisted into the army and navy of the United States, and to pass upon the loyalty of the claimants, or owners of enlisted slaves. The commissioners have not been appointed. The act, therefore, cannot be executed, and is of no practical benefit to the people of Kentucky. Hundreds of letters have been received on this subject, and I regret to say, that, after the most earnest efforts, I have been unable to obtain any satisfactory official information from the Secretary of War on this subject.

Claims for enlisted slaves cannot be collected until the commissioners are appointed or the law is changed by Congress. I have abundant evidence in my office, that persons have represented to the people of Kentucky that claims for enlisted slaves could now be collected, and that large sums of money have been realized for advance fees, on representation that the claims could now be collected. All such representations are false and fraudulent, and are only designed to obtain money without an equivalent from a people already too heavily oppressed by the consequences of this war. Such persons should be held to answer for the offense.
The business of the office.—I have received between two and three thousand letters on business. I have now retained copies of over one thousand letters, written and mailed on business, since the 20th of September, prior to which time I kept no copies of letters. There is now recorded on the books of the office over one thousand claims, varying in amounts from $250 to $45,000. I have met with but little success in the collection of vouchers, because of a rule of the Departments which requires that the Quartermaster or Commissary, by whom the stores or supplies were purchased or taken, shall have accounted for them on regular return, before payment will be ordered. I am not prepared to acknowledge the legal authority, nor can I perceive the justice or wisdom of this rule; but, nevertheless, it is a rule adhered to by them. Therefore, for the collection of all claims, where property has not been accounted for regularly, the act of July 4th will have to be relied on. It will require some time to put that into successful operation.

The fees of the office, independent of the salary, have been very small, compared with the labor performed. Less than five hundred dollars have been realized. It will be several months yet before the fees of the office will be a source of profit.

The expenses of the office may be set down thus:

Rent of office $350.00
Stationery, postage, and blank books 200.00
Printing circulars No. 1 to No. 9 150.00
Salary of clerk to January 1st 400.00
Extra clerk hire 125.00

For the year ending January 1st, 1865, there should be appropriated for the conduct of this office:

Salary of clerk $1,500.00
Stationery, postage, and printing 1,200.00
Office rent, fuel, and gas 500.00
To employ the proper force to settle the State account 2,000.00

The salary of the Agent should be increased to enable him to meet the ordinary expenses of living in Washington City, D. C.

I am, sir, very respectfully,

Your obedient servant,

C. D. PENNEBAKER,
Agent State of Kentucky.

[A.]

TREASURY DEPARTMENT,
THIRD AUDITOR'S OFFICE,
January 5, 1864.

Sir: In answer to your favor of this date, I send herewith a copy of my letter dated — , which I am informed you forwarded to Frankfort, but did not yourself retain any copy.

The copy herewith furnished will explain to you, and your State authorities, the reasons why the settlement of the property account of Kentucky cannot be proceeded with until certain papers therein required are furnished by the State.

The State rolls, upon which certain troops of Kentucky were paid by United States paymasters, are now being compared, and all some
properly paid by them, from means furnished by the State of Kentucky, will be passed to the credit of the State.

I am, very respectfully,

Your obedient servant,

To Col. C. D. Pennebaker,

JOHN WILSON, Auditor.

Agent of Kentucky, No. 4, 4½ Street.

Treasury Department,

Third Auditor’s Office,

November, 23, 1864.

Sir: Upon the examination of the property accounts of the State of Kentucky, filed in this office for settlement under the act of Congress approved July 27, 1861, I find that no abstracts have been furnished of the vouchers of purchase.

You will perceive, upon reference to the act itself, that claims of this description are “to be settled upon proper vouchers, to be filed and passed upon by the proper accounting officers of the Treasury.”

So also, by the rules prescribed by the Secretary of the Treasury for the preparation and settlement of this class of claims, it is provided that “The expenditures shall be classified, and separate abstracts, with the vouchers, presented, for pay, subsistence, clothing, and transportation and equipments, and other expenses.” In order to a clear and satisfactory settlement of the property accounts of the State of Kentucky, it will be necessary that the required abstracts of vouchers of purchase be furnished as speedily as possible.

Understanding you have an office of agency for the State of Kentucky in the city of Washington, I will most cheerfully supply you with all necessary information upon the subject of preparing the required abstracts, for which purpose you, or those employed by you, will be at liberty to consult the files of your claims in this office.

I am, very respectfully,

Your obedient servant,

To C. D. Pennebaker,

JOHN WILSON, Auditor.

Agent for State of Kentucky, No. 4, 4½ Street, Washington, D. C.

On motion of Mr. R. J. Browne,

Ordered, That the Public Printer forthwith print the usual number of copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Military Affairs.

On motion of Mr. Joshua F. Bell, the House suspended the rules and took up a bill from the Senate, entitled

An act to incorporate a Hotel Company in Louisville, Kentucky.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Bohannon, from the Committee on Enrollments, reported that the committee had examined an enrolled bill and resolutions, which originated in this House, of the following titles, viz:

An act for the relief of the Maysville and Lexington turnpike road company.
Resolution of inquiry to the Governor in relation to the defense of the State.
Resolution requesting the Governor to have salutes fired on the 9th January and 22d February.

Also, an enrolled bill and a resolution, which originated in the Senate, of the following titles, viz:

An act to incorporate a Hotel Company in Louisville, Kentucky.
Resolution appointing a committee to visit the President of the United States and lay before him the present disturbed condition of Kentucky.

And had found the same truly enrolled.
Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Bohannon inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. Dulin—1. A bill to amend the charter of the Lexington and Big Sandy railroad, and to divide said road into the eastern and western divisions, and grant charters of incorporation to each division.
On motion of same—3. A bill to incorporate the Eastern Kentucky Petroleum Company.
On motion of same—4. A bill to incorporate the Sandy Valley Petroleum Company.
On motion of Mr. Powell—5. A bill for the benefit of S. C. Taylor, late sheriff of Harlan county.
On motion of same—6. A bill to provide for the appointment of a common school commissioner in Letcher county.
On motion of Mr. Wood—7. A bill to increase the salaries of the Register of the Land Office and his clerks.
On motion of Mr. Kinney—8. A bill to increase the fees of sheriffs of this Commonwealth.
On motion of same—9. A bill to repeal an act to further regulate the inspection and sale of tobacco in the city of Louisville.
On motion of Mr. Ray—10. A bill for the benefit of Samuel Owens, sheriff of Ballard county.

On motion of Mr. Herrod—11. A bill for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

On motion of Mr. Adams—12. A bill to amend the charter of the Big Sandy Valley railroad company.

On motion of same—13. A bill to incorporate the Great Kentucky Oil Company.

On motion of same—14. A bill to provide for the appointment of administrators in certain counties in this Commonwealth.

On motion of same—15. A bill to legalize the acts of S. K. Damron, deputy clerk of Pike county.

On motion of Mr. Linley—16. A bill for the benefit of the sheriff of Livingston county.

On motion of Mr. Luttrell—17. A bill providing for the issuing of marriage licenses in those counties in which there are no county court clerk, or where the county court clerk is absent from the county.

On motion of same—18. A bill repealing or regulating the law allowing compensation to pro tem. judges of the circuit courts.

On motion of Mr. Birchett—19. A bill for the collection of the county levy of McCracken county for the years 1864-5.

On motion of same—20. A bill for the benefit of the county judge of McCracken county.


On motion of Mr. Hanks—22. A bill to facilitate the collection of the revenue in the counties of Morgan and Wolfe.

On motion of Mr. Elliott—23. A bill to authorize the judge of the Nelson county court to make an additional levy to pay the expenses incurred in correcting the enrollment list of said county.

On motion of Mr. Ingram—24. A bill for the benefit of Pulaski county.


On motion of same—27. A bill to amend the laws of the city of Frankfort.

On motion of Mr. Bohannon—28. A bill for the benefit of school district No. 63, in Shelby county.
On motion of Mr. Garriott—29. A bill for the benefit of the sheriff of Trimble county.

On motion of Mr. R. J. Browne—30. A bill to amend the charter of the Springfield, Lebanon, and New Market turnpike road company.

On motion of same—31. A bill to further regulate the office of Commonwealth's Attorney.

On motion of same—32. A bill for the benefit of the reporter of the decisions of the court of appeals.

On motion of same—33. A bill to amend the 440th section of the Civil Code.

On motion of Mr. McGrew—34. A bill concerning dogs in this Commonwealth.

On motion of Mr. McLeod—35. A bill to increase the pay of certain civil officers of this Commonwealth, including members of the General Assembly.

On motion of Mr. Ross—36. A bill for the benefit of Boyd county.

On motion of same—37. A bill to amend the law upon limitations in suits and actions.

On motion of same—38. A bill to amend the common school laws of this Commonwealth.

On motion of Mr. Curtis—39. A bill for the benefit of Elisha B. Treadway, late sheriff of Owsley county.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 3d, 4th, 12th, 13th, and 27th; the Committee on the Revised Statutes the 14th, 17th, and 37th; the Committee on Ways and Means the 2d, 5th, 10th, 11th, 16th, 25th, 29th, and 39th; the Committee on Education the 6th, 26th, 28th, and 38th; the Committee on Public Offices the 7th; the Committee on Retrenchment and Reform the 8th and 35th; Messrs. Kinney, Luttrell, Lowry, Calhoun, Johnson, McFarland, and Alfred Allen the 9th; the Committee on County Courts the 15th, 19th, 20th, 21st, 22d, 23d, 24th, and 30th; the Committee on Circuit Courts the 18th and 31st; the Committee on Internal Improvement the 30th; the Committee on Printing the 32d; the Committee on Agriculture and Manufactures the 34th, and the Committee on the Codes of Practice the 33d.

Mr. Dulin moved the following resolution, viz:

Resolved, That the Committee on Military Affairs report the cause why, in the assignment of the quota of troops from this State for the service of the United States, the assignment has not been made by election districts or the sub-division of counties; and whether any legislation is necessary or proper on the part of the State to procure
the assignment of the quota of the several counties in all future drafts by said districts, and shall report at their earliest practical convenience, by bill or otherwise, and shall have power to send for and compel the attendance of persons and papers.

The rule of the House in relation to resolutions being dispensed with, said resolution was read and adopted.

Mr. Dulin also moved the following resolution, viz:

Resolved, That the Committee on Military Affairs inquire into the propriety of a general law on the part of this State requiring that when any person is enrolled in any county from the one in which he shall volunteer, or when he shall be received as a substitute for any one in any county different from the one in which he shall be enrolled, that he shall be credited to the county in which he shall stand enrolled, and shall report by bill or otherwise.

The rule of the House in relation to resolutions being dispensed with, said resolution was read and adopted.

Mr. Kirby read and laid on the table the following joint resolution; viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the State Librarian be directed to purchase for the use of the State twelve copies of Stanton's Codes of Practice.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolution was taken up and referred to the Committee on the Library.

Mr. Luttrell moved the following resolution, viz:

Resolved, That the Committee on the Codes of Practice be instructed to inquire into the propriety and necessity of providing by law for the trial of criminal and penal offenses committed in those counties in which, owing to the disturbed state of the country, criminal courts cannot be had, and that they report by bill or otherwise.

The rule of the House in relation to resolutions having been dispensed with, said resolution was read and adopted.

Mr. Luttrell also moved the following resolution, viz:

Resolved, That the Committee on Printing inquire why the journal of this House has not been printed and furnished the members during the present adjourned session.

The rule of the House in relation to resolutions being dispensed with, said resolution was read and adopted.

Mr. Joshua F. Bell read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Legislature will adjourn on Monday, the 30th instant, at 12 o'clock M., sine die.

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Mr. Chandler moved to suspend the rule requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the negative.

Mr. Waring moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts report to this House the number and value of sheep killed by dogs for the year 1864, as appears from the assessors' books for that year.

The rule of the House in relation to resolutions being dispensed with, said resolution was read and adopted.

Mr. Waring also moved the following resolution, viz:

Resolved, That the Committee on Religion inquire into the expediency and necessity of adopting such legislation as will regulate marriage amongst the colored population of this Commonwealth, and report by bill or otherwise.

Ordered, That said resolution be referred to the Committee on the Judiciary.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That the Committee on Privileges and Elections be instructed to inquire and report to this House if there are any persons now holding their places as Representatives in the House who are also holding offices of trust and profit under the Federal Government. If there are any such, who they are, and whether the two offices are incompatible under the Constitution of this State; and that said committee have power to send for persons and papers.

The rule of the House in relation to resolutions having been dispensed with, said resolution was read and adopted.

Indefinite leave of absence was granted to Messrs. Hurd and DeHaven; and leave of absence was granted to Mr. Sayers until Wednesday next, and to Mr. Bohannon until Tuesday next.

At the hour of 11 o'clock the House, according to a special order, took up the bill, entitled

A bill to authorize the sale of land warrants granted by Congress, and the investment of the proceeds thereof.

Which was ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Ways and Means, to whom leave had been referred, reported
A bill to amend the revenue laws of this Commonwealth. Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Joshua F. Bell moved an amendment thereto.

Ordered, That the Public Printer forthwith print 150 copies of said bill and amendment for the use of the members of the General Assembly, and that the same be placed in the orders of the day.

The same committee, to whom leave had been referred, reported a bill to increase the compensation of sheriffs for collecting the revenue. Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be placed in the orders of the day.

At the hour of 11½ o'clock the House, in accordance with the special order, took up the Senate bill, entitled An act to establish an Agricultural College, and the amendment reported by the Committee on Agriculture and Manufactures thereto, as a substitute therefor.

Mr. R. J. Browne moved to postpone the further consideration of said bill and amendment until Wednesday next at 11½ o'clock.

And the question being taken thereon, it was decided in the negative.

Said substitute reads as follows, viz:

Strike out all after the enacting clause and insert the following:

§ 1. That there shall be, and is hereby, established a corporation and body politic, to be known as the "Agricultural and Mechanical College of Kentucky," with perpetual succession in the trustees thereof, as hereinafter designated.

§ 2. The objects of the institution of said corporation shall be to teach, particularly such branches of learning as are related to agriculture and the mechanic arts, and generally to teach all the branches of scientific and classical studies, including military tactics.

§ 3. There shall be appointed by the Governor, by and with the advice and consent of the Senate, — trustees of said corporation, to whom shall be intrusted the management and supervision of the officers of the same. The first appointment shall be made during the present session of the Legislature, and the trustees so appointed shall,
as soon as may be convenient after their appointment, meet together
and draw lots among themselves so as to fix the term for which each
shall hold office. The two drawing the shortest period shall hold
office for two years from and after the first day of March, 1865; and
the remaining lots shall be so arranged as that two trustees shall
go out of office at the expiration of each succeeding two years: Pro-
vided, That the Governor, for good and sufficient cause to him appearing,
may remove any trustee at any time during his term of office. At
each succeeding session of the Legislature the Governor shall appoint
two or more new trustees, to fill any vacancies occurring by resigna-
tion, removal, or expiration of the term of office of any others. And
during vacation of the Legislature the Governor may appoint persons
to fill any vacancies until the next meeting of the Legislature.

§ 4. The trustees shall, at their first meeting, take an oath faithfully
to discharge the duties of their office, according to the best of their
ability; to support the Constitution of the United States, and the
Constitution of the State of Kentucky; and they shall then, and on
the 1st day of March in each alternate year thereafter, elect a presi-
dent of the board from among their own number.

§ 5. All moneys arising from the sale of lands granted to this State,
under and by virtue of the act of Congress, entitled "An act donating
public lands to the several States and Territories which may provide
colleges for the benefit of agricultural and the mechanic arts," ap-
proved July 2, 1862, be, and the same are hereby, set apart and
appropriated as a perpetual fund for the maintenance of the corpora-
tion. And the President of the Board of Trustees, acting under the
direction of said board, is hereby authorized to receive from the agent
of the State, who shall sell the land scrip donated by the General Gov-
ernment, the stocks said agent of the State shall have purchased with
the proceeds of said sales. The income arising from said stocks shall
be appropriated by said board of trustees to the endowment, support,
and maintenance of said college: Provided, That said trustees may
expend any sum, not exceeding ten per cent. of the amount received
from the sale of said scrip, in the purchase of lands for an experi-
mental farm, as part of the means for agricultural education.

§ 6. Said corporation may receive from the Trustees of Transyl-
vania University, who are hereby authorized to make the grant, a
grant of all the properties, rights, and income of said University, upon
the terms set forth in the written proposition made by the Trustees of
said University to the State Agricultural Society; and, on the comple-
tion of said grant, said corporation shall be entitled to all the powers,
privileges, and immunities heretofore granted to said University, and
shall be subject to the restrictions and obligations imposed upon said
University by its charter, or the amendments thereto, so far as the
said privileges and restrictions are not inconsistent with the terms of
this act.

§ 7. If it shall become necessary, in the opinion of said Board of Trus-
tees, to expend a larger sum in the purchase of an experimental farm
than would be yielded by ten per cent. from the proceeds of the sale of
land scrip, or to purchase the same before such proceeds can be real-
ized, they are hereby authorized, out of the funds of Transylvania
University to be ceded to them as above provided, to add a sufficient amount, not exceeding in the aggregate thirty thousand dollars; provided, that if any of the funds of said University shall be so used, the land purchased shall be held subject to a lien in favor of said University for the amount of its funds so invested, to secure the repayment thereof in the event of a dissolution of the connection between the university and the college.

§ 8. The appointment and removal of professors and teachers, the rate of compensation to be paid them, and the entire management and control of the college, shall be vested in the Board of Trustees, subject to provisions of the act of Congress aforesaid, the charter of Transylvania University and the several amendments thereto, and the terms of this act.

§ 9. Said trustees shall, at each regular session of the General Assembly, make a full and detailed report of their operations and the condition of the college.

§ 10. This act shall take effect from its passage.

Mr. Varnon moved to amend the amendment by filling up the blank in the 3d section with the word "eleven."

Which was adopted.

Mr. R. J. Browne moved an amendment to the amendment, by striking out the 8th section of said amendment.

And the question being taken thereon, it was decided in the negative.

Mr. Joshua F. Bell moved to amend the 5th section of the amendment by adding after the word "college" the following, viz:

But no portion of said fund, nor the interest thereon, shall be applied, directly or indirectly, under any pretense whatever, to the purchase, erection, preservation, or repair of any building or buildings.

Which was adopted.

Mr. J. F. Bell moved to amend the 3d section of the amendment by adding after the word "corporation" the following, viz:

Not more than five of whom shall reside in the county of Fayette.

Pending the consideration of which, Mr. Kinney moved that said bill and pending amendments be recommitted to the Committee on Agriculture and Manufactures, with instructions to report on Wednesday next at 11½ o'clock.

And the question being taken thereon, it was decided in the affirmative.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

...
By the Committee on Ways and Means—
1. A bill to amend article 12, chapter 83, Revised Statutes, title "Revenue and Taxation."
   By same—
2. A bill to increase compensation of assessors.
   By the Committee on Internal Improvement—
3. A bill for the benefit of certain stockholders in the Versailles and Anderson turnpike road company.
   By the Committee on Banks—
4. A bill to incorporate the Falls City Bank at Louisville.
   By the Committee on Education—
5. A bill providing for refunding to the school fund amounts overdrawn by certain counties of the State.
   By the Committee on County Courts—
6. A bill authorizing the Greenup county court to levy a tax.
   By same—
7. A bill for bounty fund purposes in Campbell county.
   By same—
8. A bill for the benefit of Pulaski county.
   By same—
9. A bill to change the time of holding the quarterly courts in Wayne county.
   By same—
10. A bill to authorize the county court of Wayne county to grant tavern licenses.
   By the Committee on the Revised Statutes—
11. A bill to regulate the fees of sheriffs.
   By same—
12. A bill to regulate the fees of justices of the peace.
   By same—
13. A bill to regulate the fees of county judges.
   By same—
14. A bill for the benefit of W. J. Steel, of Woodford county.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 11th was ordered to be printed and made the special order for the 17th instant, at 10½ o'clock; the 12th was ordered to be printed and made the special order for the 17th instant, at 11 o'clock; the 13th was ordered to
be printed and made the special order for the 18th instant, at 10 ½ o'clock, and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, and 14th were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, and 14th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Speaker appointed Messrs. Barnes, Joshua F. Bell, and Alfred Allen the committee on the part of this House, in pursuance of the joint resolution appointing a committee to visit the President of the United States, and lay before him the present disturbed condition of Kentucky.

A message was received from the Senate announcing that Messrs. Whitaker and Sampson had been appointed on said committee on the part of the Senate.

The Speaker laid before the House a letter from Mr. Bradford L. Porter, the member from the counties of Hopkins and Webster, tendering his resignation.

Which was read as follows, viz:

MADISONVILLE, January 7, 1865.

Hon. Harrison Taylor, Speaker H. R. Kentucky Legislature:

Dear Sir: Owing to my health, I shall not be able to attend the present session of the Kentucky Legislature, which was to convene on the 4th instant. I hereby tender my resignation as the representative for Hopkins and Webster counties. You will please issue a writ of election at as early day as possible.

Your obedient servant,

BRADFORD L. PORTER.

The Committee on the Judiciary asked to be discharged from the further consideration of the resolution of Mr. Alfred Allen, which was adopted by this House on the 30th day of January last; and, also, to be discharged from the further consideration of the petition of the representatives of Michael Robinson, deceased.

Which was granted.

The Committee on the Revised Statutes, to whom leave was referred to bring in "A bill to repeal all laws regulating rewards, fees, or compensation in the case of runaway slaves," asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That said leave be referred to the special committee to be appointed to take into consideration the system of labor in the State.
The Committee on Internal Improvement, to whom was referred the petition of sundry citizens of Edmonson county, praying for the passage of an act to allow the erection of fish-dams across certain streams in said county, asked to be discharged from the further consideration thereof.

Which was granted.

The following Senate bills were reported by the Committee on Internal Improvement, to whom they had been referred, without amendment, viz:

An act to amend the charter of the Shelbyville and Louisville turnpike road company.

An act to amend the charter of the Owenton and Ross’s Mill turnpike road company.

Ordered, That said bills be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Joshua F. Bell, from the Committee on Banks, to whom was referred a Senate bill, entitled

An act to amend the charter of the Kentucky Coal Mining, Iron, and Oil Manufacturing Company,

Reported the same with amendments thereto.

Which amendments were concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Wood, from the Committee on Education, reported

A bill for the benefit of certain school districts in Washington county.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, Milton McGrew,
Alexander E. Adams, John K. Faulkner, H. C. McLeod,
Alfred Allen, W. M. Fisher, W. H. Miller,
Jonathan R. Bailey, Elijah Gabbert, William A. Pepper,
Wm. H. Baker, Francis Gardner, James T. Pierson,
Joshua Barnes, Evan M. Garriott, Hiram S. Powell,
H. M. Bedford, John J. Gatewood, Nicholas A. Rapier,
Joshua F. Bell, Aaron Gregg, F. M. Ray,
William Bell, Hiram Hagan, John D. Ross,
T. J. Birchett, R. A. Hamilton, E. W. Smith,
Henry Bohannon, C. M. Hanks, E. H. Smith,
John C. Bolin, C. C. Harvey, Caleb Stinson,
James T. Bramlette, Jacob Hawthorn, T. R. Taylor,
E. A. Brown, A. H. Herrod, John R. Thomas,
R. J. Browne, J. L. Hill, H. W. Tuttle,
Isaac Calhoun, M. E. Ingram, H. G. Van Seggern,
Cyrus Campbell, O. P. Johnson, Thomas W. Varnon,
T. P. Cardwell, Wm. R. Kinney, A. G. Waggener,
John B. Carlile, Samuel Larkins, Willie Waller,
Jos. H. Chandler, Perry S. Layton, W. W. Waring,
John T. Clark, Thomas Linley, Isaac N. Webb,
James W. Davis, J. H. Lowry, M. E. White,
Samuel E. De Haven, L. S. Luttrell, James Wilson,

In the negative—none.

Said bill reads as follows, viz:

WHEREAS, Upon report duly made, and warrant of the commissioner drawn, the Superintendent of Public Instruction, on the 2d day of June, 1864, directed the Auditor of Public Accounts to issue his warrant on the Treasury in favor of the commissioner of Washington county for $270.80; and whereas, the papers in the case were accidentally overlooked in the Auditor's office until after the 1st day of July, 1864, when it was too late to draw the money; therefore,

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the warrant be now issued by the Auditor in favor of said commissioner for said amount; and that said money be refunded to the Treasury from the surplus, if there should be any, to the credit of said county, for the year 1864; and, if there should not be any surplus for said year, or should not be a sufficiency, from the interest on the amount named to the credit of Washington county in the bond heretofore issued for surplus, and, if there should still be anything lacking, then from the amount itself named to the credit of said county in said bond.

The Committee on the Revised Statutes, to whom leave had been

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referred to bring in "A bill for the benefit of county attorneys," asked to be discharged from the further consideration thereof.

And the question being taken, "Shall the committee be discharged?" it was decided in the negative.

Mr. Dulin, from said committee, then reported
A bill for the benefit of county attorneys,
With the expression of opinion that it ought not to pass.
Said bill was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Ray moved an amendment.
And the question being taken on the adoption thereof, it was decided in the negative.

Ordered, That said bill be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on the Revised Statutes, to whom had been referred a House bill, entitled
A bill to amend section 11, chapter 30, of Revised Statutes,
Reported the same without amendment.

Ordered, That said bill be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. McLeod, from the Committee on the Revised Statutes, to whom had been recommitted a bill, entitled
A bill to amend section 8, article 1, chapter 43, title "Guardian and Ward," of the Revised Statutes,
Together with an amendment thereto, by way of substitute therefor, reported the same with the expression of the opinion of the committee that the substitute should be adopted.
Pending the consideration of which,
The House adjourned.
MONDAY, JANUARY 16, 1865.

Mr. Waring moved a call of the roll.
And the question being taken thereon, it was decided in the affirmative.

The roll was then called, when the following members answered to their names, and were present, viz:

Mr. Speaker (Taylor), Francis Gardner, W. H. Miller,
Alexander E. Adams, Evan M. Garriott, Wm. L. Neale,
Alfred Allen, John J. Gatewood, William A. Pepper,
Jonathan R. Bailey, Aaron Gregg, James T. Pierson,
William H. Baker, Hiram Hagan, Hiram S. Powell,
H. M. Bedford, C. M. Hanks, Nicholas A. Rapier,
T. J. Birchett, C. C. Harvey, F. M. Ray,
John C. Bolin, Jacob Hawthorn, John D. Ross,
James T. Bramlette, Thomas P. Hays, E. W. Smith,
E. A. Brown, A. H. Herrod, E. H. Smith,
R. J. Browne, J. L. Hill, Caleb Stinson,
Isaac Calhoun, M. E. Ingram, T. R. Taylor,
T. P. Cardwell, O. P. Johnson, John R. Thomas,
Joseph H. Chandler, Samuel Larkins, Wm. R. Thompson,
John T. Clark, J. F. Lauck, H. W. Tuttle,
Albert A. Curtis, Perry S. Layton, Henry G. Van Seggern,
James W. Davis, Thomas Linley, A. G. Waggener,
Edward F. Dulin, J. H. Lowry, W. W. Waring,
William Elliott, L. S. Luttrell, M. E. White,
W. M. Fisher, Milton McCreless, Geo. H. Whitten,
Elijah Gabbert, H. C. McLeod, James Wilson—63.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act empowering the Mason county court to levy and collect a local bounty fund for certain volunteers enlisted in the Federal army in said county.
An act empowering the Nicholas county court to levy and collect a local bounty fund for volunteers in the United States army.
An act to incorporate the Salt River Petroleum Company.
An act to amend the charter of the Eminence Cemetery Company.
An act to incorporate the Greasy Creek and Poplar Mountain Oil, Mining, Manufacturing, Lumber, and Transportation Company.
An act concerning the jurisdiction of the Jefferson circuit court in certain criminal cases.
An act to authorize the sale of property at the market-house in Paducah.
An act for the benefit of Montgomery county.
An act to fix the time of holding the Marion circuit court.
An act to incorporate the Kentucky Coal, Oil, Salt, and Lumber Company.
An act to incorporate the Franklin Hotel Company, in Simpson county.
An act to incorporate Manna Lodge, No. 55, I. O. O. F.
An act for the benefit of Pulaski county.
An act to incorporate the Petroleum Fire and Marine Insurance Company, of Campbell county.
An act to incorporate the Hopkins Petroleum Company.
An act to incorporate the Webster Petroleum Company.
With amendments to the last three mentioned bills.
That they had passed bills of the following titles, viz:
An act to increase the pay of members of the General Assembly.
An act for the benefit of Jacob Corbett, county and circuit court clerk of Ballard county.
An act empowering the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864.
An act to amend the charter of the Covington and Cincinnati Bridge Company.
An act to amend an act, entitled "An act to incorporate the St. John's Orphan Society of Covington," approved March 7, 1850.
An act to empower the county court of Metcalfe county to borrow money and execute the bonds of the county therefor.
An act regulating the duties of circuit judges.
An act to incorporate the Cumberland River Oil and Salt Company.
An act to regulate proceedings in civil cases.
An act to incorporate the International Oil Company.
An act to amend the charter of the Shelbyville and Louisville turnpike company.
An act to amend an act, entitled "An act to incorporate the Hodgenville Male and Female Seminary," approved March 1st, 1848, and the amendment thereto, approved March 7th, 1850.
An act for the benefit of W. H. Sanford, clerk of the Owen circuit court.
An act giving W. R. McFerran, late county judge of Barren county, further time to collect his uncollected fee bills.

An act for the benefit of the coroner of Jefferson county.

An act to amend an act to establish a levy and county court for Jefferson county.

And that they had received official information from the Governor that he had approved and signed enrolled bills and resolution, which originated in the Senate, of the following titles, viz:

An act for the benefit of the marshal of Poplar Plains.

An act to incorporate a Hotel Company in Louisville, Kentucky.

Resolution appointing a committee to visit the President of the United States and lay before him the present disturbed condition of Kentucky.

The Speaker laid before the House the general report of the Kentucky and Louisville Mutual Insurance Company, as follows, viz:

**THE KENTUCKY AND LOUISVILLE MUTUAL INSURANCE COMPANY.**

*General report of the business of the company from its organization up to and including the 30th November, 1864.*

The whole number of policies issued was 4,912, insuring property to the amount of $12,420,132.50

Deduct amount of policies expired and canceled 8,147,560.32

Leaving at risk 1st December, 1864 4,272,572.18

The total amount of premium notes taken was $1,093,643.42

Deduct amount canceled 618,219.07

Leaving in force as a fund liable to call $494,424.35

The total receipts were, from—

- Premium real estate, first (or 10 per cent.) payments $101,034.30
- Premium real estate, assessment calls 119,102.90
- Extra premiums 2,153.45
- Policy fees, real estate 4,912.00
- Premium, merchandise 5,473.49
- Policy fees, merchandise 68.00
- Transfer fees 166.00
- Interest 1,065.93
- Stamps 191.00

The total expenditure was—

- Expenses $59,606.28
- Losses 154,758.66
- Commissions 1,950.44
- Stamps 131.00

On hand, U. S. bonds $216,946.38

Cash balance 1st December, 1864 9,758.59

17,758.59 $234,104.97

D. McNabourne, Secretary.

THOMAS COLEMAN, President.
Mr. Adams, from the Committee on Enrollments, reported that the committee had examined enrolled bills and a resolution, which originated in this House, of the following titles, viz:

- An act to incorporate the First Baptist Church of Lexington.
- An act for the benefit of Pulaski county.
- Resolutions upon the death of the Hon. John Whitnel.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

The Speaker laid before the House the report of the Superintendent of the Western Lunatic Asylum, as follows, viz:

[For Report—See Legislative Document No. 14.]

On motion of Mr. E. A. Brown,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Ways and Means.

The House then resumed the consideration of the amendment proposed by the Committee on the Revised Statutes to a House bill, entitled

A bill to amend section 8, article 1st, chapter 43, title "Guardian and Ward," of the Revised Statutes.

Which amendment was reported by the Committee on the Revised Statutes on Saturday last, with the expression of opinion that said amendment should be adopted as a substitute for the bill.

And the question being taken on concurring in the amendment, it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be amended so as to read "An act to establish the office of public administrator and guardian."

At the hour of 10½ o'clock the Committee on Military Affairs, to whom was referred the Governor's message, received by this House on Tuesday last, reported, that, in consideration of the resolution appointing a committee to visit the President of the United States and lay before him the disturbed condition of Kentucky having already been adopted by both Houses of the General Assembly, that the cou-
that the message be referred to the Committee on Corporate Institutions, to whom leave was referred to bring in a bill to incorporate the Western Insurance Company, asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That the Committee on Banks prepare and bring in the same.

The Committee on Military Affairs, to whom was referred the joint resolutions offered by Mr. Alfred Allen, on Friday last, asked to be discharged from the further consideration thereof.

And the question being taken, "Shall the committee be discharged?" it was decided in the negative.

The committee then reported the resolutions back to the House, with the expression of opinion that they ought not to be adopted.

Mr. R. J. Browne moved to amend the resolutions by adding after the word "tobacco" the following, viz: "And a modification of the present high tax upon whisky."

And the question being taken on the adoption of the amendment, it was decided in the negative.

Said resolutions were twice read and adopted.

The yeas and nays being required on the adoption thereof by Messrs. Taylor and Waring, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, H. C. McLoed,
A. S. Allan, Francis Gardner, W. H. Miller,
Alfred Allen, Evan M. Garriott, James T. Pierson,
William H. Baker, John J. Gatewood, Nicholas A. Rapier,
James T. Bramlette, Hiram Hagan, F. M. Ray,
R. J. Browne, R. A. Hamilton, E. H. Smith,
Isaac Calhoun, C. M. Hanks, Caleb Stinson,
Cyrus Campbell, C. C. Harvey, T. R. Taylor,
Joseph H. Chandler, J. C. Harvey, John R. Thomas,
John T. Clark, A. H. Herrod, S. B. Thomas,
Albert A. Curtis, J. L. Hill, Wm. R. Thompson,
John M. Delph, Samuel Larkins, H. W. Tuttle,
Edward F. Dulin, P. B. Hawkins, Thomas W. Varnon,
J. B. English, A. H. Herrod, A. G. Waggener,
John K. Paulkner, J. L. Hill, W. W. Waring,
Those who voted in the negative, were—

Alexander E. Edams, Jacob Hawthorn, Hiram S. Powell,
Jonathan R. Bailey, Thomas P. Hays, John D. Ross,
H. M. Bedford, M. E. Ingram, E. W. Smith,
William Bell, O. P. Johnson, R. J. Spurr,
T. J. Birchett, J. F. Lauck, H. G. Van Seggern,
John C. Bolin, Perry S. Layton, Willie Waller,
E. A. Brown, J. H. Lowry, M. E. White,
T. P. Cardwell, William L. Neale, Geo. H. Whitten,
Aaron Gregg,

Said resolutions read as follows, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the committee raised by the General Assembly to visit Washington city be directed to urge upon the President and Secretary of War the propriety of exempting this State from further drafting until the enemies now overrunning the State shall have been expelled therefrom.

2. It is further resolved, That the same committee be directed to appear before the Congressional Committee having in charge the subject of taxation, and urge upon that committee the evils to be apprehended from placing any tax on leaf tobacco.

3. Resolved further, That our members of Congress and Agent at Washington be requested to co-operate with the committee in their mission.

The Committee on Military Affairs, to whom was referred the joint resolution requesting the commander of the district to retain State troops in the State, offered by Mr. Curtis on Thursday last, asked to be discharged from the further consideration thereof.

Which was granted.

Mr. Alfred Allen moved to reconsider said vote.

And the question being taken thereon, it was decided in the affirmative.

The question then coming up upon the adoption of the resolution, On motion of Mr. Marshall,

Ordered, That the further consideration thereof be postponed until after the return of the committee from Washington appointed to visit the President.

On motion of Mr. Ray, a message was sent to the Senate, asking leave to withdraw the announcement made to them of the passage of a bill by this House, entitled

A bill to increase the compensation of assessors.

After a short time said bill was handed in at the Clerk's table.

Mr. Ray then moved to reconsider the vote by which said bill was passed by this House.
And the question being taken thereon, it was decided in the affirmative.

The question was again taken on the passage of the bill, and it was decided in the affirmative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

M. E. White—1.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the amount allowed assessors for their services, under article six, chapter eighty-three, of the Revised Statutes, title "Revenue and Taxation," shall be twelve and a half cents for each list of taxable property, to be paid as heretofore.

§ 2. This act shall take effect from its passage, and be in force for the years 1865 and 1866.

The following bills were reported by the Committee on Corporate Institutions, viz:

1. A bill to incorporate the Breckinridge Petroleum Company, of Kentucky.
2. A bill to incorporate the Sigma Alpha Phi Society.
3. A bill to incorporate the Great Kentucky Oil Company.
4. A bill to amend an act to incorporate the Kentucky River Navigation Company, approved February 17, 1858.
5. A bill to amend the charter of the town of Catlettsburg.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At the hour of 11 o'clock the House, in pursuance of the special order, took up the Senate bill, entitled "An act to regulate the fees of circuit and county court clerks," and the pending amendment thereto by way of substitute therefor.

Mr. Dulin moved to amend the first section of the amendment by striking out in the fourth line the word "original," in the fortieth line by striking out the word "each," and by striking out the word "witness," and by inserting in lieu thereof the word "witnesses," and in the forty-first line by striking out the word "each," and by striking out the word "witness" in said line, and by inserting in lieu thereof the word "witnesses."

Which amendment was adopted.

Mr. R. J. Browne moved to amend the amendment by adding to the first section thereof the following, viz:

That no clerk shall charge any fee herein allowed except for services actually rendered; and the orders made in any one day in any cause shall be deemed one order.

And the question being taken thereon, it was decided in the negative.

Mr. Marshall moved to amend the 1st section of the amendment by adding before the word "circuit," in the 1st line, the word "chancery."

Which was adopted.

The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be amended, so as to read,

An act to regulate the fees of chancery, circuit, and county court clerks.

The Committee on Corporate Institutions reported a bill, entitled

A bill in relation to the office of State Librarian.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, James T. Pierson,
Alexander E. Adams, Evan M. Garriott, Hiram S. Powell,
A. S. Allan, John J. Gatewood, Nicholas A. Kapier,
Alfred Allen, Aaron Gregg, F. M. Ray,
William H. Baker, Hiram Hagan, John D. Ross,
H. M. Bedford, C. M. Hanks, E. W. Smith,
William Bell, C. C. Harvey, E. H. Smith,
T. J. Birchett, P. B. Hawkins, R. J. Spurr,
John C. Bolin, Jacob Hawthorn, Caleb Stinson,
James T. Bramlette, Thomas P. Hays, T. R. Taylor,
E. A. Brown, A. H. Herrod, John R. Thomas,
R. J. Browne, J. L. Hill, S. B. Thomas,
Isaac Calhoon, O. P. Johnson, Wm. R. Thompson,
Cyrus Campbell, Samuel Larkins, H. W. Tuttle,
T. P. Cardwell, J. P. Lauck, H. G. Van Seggern,
Joseph H. Chandler, Thomas Linley, Thomas W. Varnon,
John T. Clark, J. H. Lowry, A. G. Waggener,
Albert A. Curtis, L. S. Luttrell, Willie Waller,
James W. Davis, J. P. Lauck, W. W. Waring,
Edward F. Dulin, Thomas Linley, M. E. White,
William Elliott, J. H. Lowry, Geo. H. Whitten,
J. B. English, L. S. Luttrell, James Wilson,
W. M. Fisher, Thos. A. Marshall, George T. Wood—71,
Elijah Gabbert, Milton McGrew,
In the negative—none.

Said bill reads as follows, viz:

WHEREAS, It appears that the act approved March 2, 1863, entitled

"An act in relation to the office of State Librarian," was passed without entering upon the journal of the House the yeas and nays upon the final passage of said act; for remedy whereof,
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the above recited act, approved March 2, 1863, be, and the same is hereby, re-enacted and declared to be in full force, and the proceeding of the Librarian in conformity to the provisions of said act are hereby ratified and approved; and the Auditor of Public Accounts is hereby authorized to pay to the Librarian the compensation fixed by said act for his services thereunder.

§ 2. This act shall take effect from and after its passage.

The Committee on Public Offices reported

A bill to provide for the furnishing of fuel and lights and the services of a janitor and porter to the office of Superintendent of Public Instruction.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, W. H. Miller,
Alexander E. Adams, Elijah Gabbert, William L. Neale,
A. S. Allan, Francis Gardiner, William A. Pepper,
Alfred Allen, Evan M. Garriott, James T. Pierson,
Jonathan R. Bailey, Aaron Gregg, Hiram S. Powell,
William H. Baker, Hiram Hagan, Nicholas A. Rapier,
H. M. Bedford, R. A. Hamilton, F. M. Ray,
William Bell, C. M. Hanks, John D. Ross,
T. J. Birchett, C. C. Harvey, E. W. Smith,
John C. Bolin, P. B. Hawkins, R. J. Spurr,
James T. Bramlette, Jacob Hawthorn, Caleb Stinson,
E. A. Brown, Thomas P. Hays, T. R. Taylor,
R. J. Browne, A. H. Herrod, John R. Thomas,
Isaac Calhoun, J. L. Hill, S. B. Thomas,
Cyrus Campbell, M. E. Ingram, Wm. R. Thompson,
T. P. Cardwell, O. P. Johnson, H. W. Tuttle,
Jos. H. Chandler, Samuel Larkins, H. G. Van Seggern,
John T. Clark, J. F. Lauck, Thomas W. Varnon,
Albert A. Curtis, Perry S. Layton, A. G. Waggener,
James W. Davis, Thomas Linley, Willie Waller,
John M. Delph, J. H. Lowry, W. W. Waring,
Edward F. Dulin, L. S. Luttrell, M. E. White,
HOUSE OF REPRESENTATIVES.

William Elliott, Thos. A. Marshall, George H. Whitten,
J. B. English, Milton McGrew, James Wilson,
John K. Faulkner, H. C. McLeod, George T. Wood—75.

Those who voted in the negative, were—
E. H. Smith—1.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the laws making provision for furnishing the other State offices with fuel and lights, are hereby made to apply to the office of Superintendent of Public Instruction, and that the Librarian be directed, on the adjournment of the Legislature, to make arrangement with the janitor and porter of his office to act as janitor and porter of the office of the Superintendent of Public Instruction.

§ 2. This act to take effect from its passage.

A message was received from the Senate announcing that they had passed a bill, which originated in this House, entitled An act to incorporate the Great Kentucky Oil Company.

On motion of Mr. Fisher, indefinite leave of absence was granted to Mr. Baker.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette—1. A bill to repeal an act, entitled "An act to prohibit the carrying of concealed deadly weapons."

On motion of Mr. Gabbert—2. A bill to change the time of holding the police court of Harrodsburg for the trial of civil cases.

On motion of Mr. Waring—3. A bill to amend the laws in relation to circuit and county clerks, trustees, jury fund, and other public officers.

On motion of same—4. A bill to amend an act establishing the office of Agent of the Auditor, and defining his duties and prescribing the compensation.

On motion of same—5. A bill to amend an act to amend chapter 5, article 1, section 3, Revised Statutes, title "Auditor."

On motion of Mr. Delph—6. A bill to incorporate the Ohio and Mississippi Transportation Company.


On motion of Mr. Wood—8. A bill for the benefit of Kendrick Jameson, of Hart county.

On motion of Mr. S. B. Thomas—9. A bill for the benefit of the sheriff of Hardin county.

On motion of Mr. Herring—10. A bill for the benefit of school district No. 16, in Kenton county.
On motion of same—11. A bill regulating the circuit courts in the 9th judicial district.

On motion of Mr. Davis—12. A bill to arrange a seminary fund in Knox county.

On motion of same—13. A bill to change a voting precinct in Knox county.


On motion of Mr. Powell—15. A bill to amend an act concerning idiot paupers.

On motion of Mr. Neale—16. A bill to extend the powers of the trustees of the town of Richmond.

On motion of Mr. J. R. Thomas—17. A bill to incorporate the McHenry Petroleum and Mining Company.

On motion of Mr. Birchett—18. A bill for the benefit of the New Orleans and Ohio railroad company.

On motion of Mr. Clark—19. A bill for the benefit of school district No. 8, of Powell county.


On motion of Mr. Miller—21. A bill in relation to schools in the city of Louisville.

On motion of Mr. Ingram—22. A bill for the benefit of Thomas Surber, late sheriff of Pulaski county.

On motion of Mr. Chandler—23. A bill for the benefit of the Green and Taylor County turnpike road company.


On motion of same—25. A bill to authorize the Washington county court to organize a police for said county.

On motion of Mr. Tuttle—26. A bill for the benefit of school district No. 11, in Wayne county.

Ordered, That the Committee on the Revised Statutes prepare and bring in the 1st and 15th; the Committee on County Courts the 2d, 14th, and 25th; the Committee on Ways and Means the 3d, 4th, 5th, 8th, 9th, 15th, 20th, and 22d; the Committee on Corporate Institutions the 6th, 7th, 16th, and 17th; the Committee on Education the 10th, 12th, 19th, 21st, and 26th; the Committee on Circuit Courts the 11th; the Committee on Privileges and Elections the 13th; the Committee on Internal Improvement the 23d, and the Committee on the Codes of Practice the 24th.
Mr. Lowry read and laid on the table the following joint resolutions, viz:

WHEREAS, In the prosecution of the war for the suppression of the rebellion, the President of the United States, as Commander-in-Chief of the Army and Navy, has deemed it necessary to issue a proclamation of freedom to the slaves of the States in insurrection to preserve the national life; and whereas, Congress, in the legitimate exercise of power, has authorized the enrollment and enlistment into the Federal army of all able-bodied male slaves in the loyal States; and by the sovereign will of the loyal people of the United States, expressed through the ballot-box, in the manner and form prescribed by the fundamental law of the land, these measures of the Executive and Legislative Departments of the Government have been fully, clearly, and emphatically indorsed and approved, in their practical operations rendering African slavery, as a system of labor in Kentucky, not only valueless, but "effete and burdensome;" the tolerance of its existence longer than is required by our Constitution and laws to effectually and forever dispose of it incompatible with the sovereign will of the people (the ruling power in all free governments), a serious obstacle to the successful execution of measures that (whether with or without our consent) have become the fixed policy of the Government for the suppression of the rebellion; therefore,

1. Resolved, by the General Assembly of the Commonwealth of Kentucky, That while the unfortunate status of the negro question has been thrust upon us without our consent or co-operation, and is obnoxious to the prejudices and education of many of us, still it is the highest evidence of patriotism to sacrifice upon the altar of our common country our most cherished idols, and yield a willing and cordial support to the "powers that be," in their efforts to preserve free institutions.

2. Resolved, That it is the part of wisdom for the legislators and statesmen of a country to accept events that have passed beyond their control, and, regardless of pre-conceived opinions and long-cherished ideas, to frame the laws of their country to meet the pressing necessities of their people.

3. Resolved, That an amendment to the Federal Constitution abolishing slavery is the shortest, best, and most practicable mode of disposing of this vexed question, thereby giving constitutional sanction to the already practical freedom of the negro.

4. Resolved, That the labor of the negroes thus freed is of vast importance to the agricultural interests of the State, and such legislative action as is necessary to secure their services should be immediately taken.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolutions were taken up and referred to the special committee to be appointed to take into consideration the system of labor in the State.

Senate bills of the following titles, viz:

1. An act to amend an act, entitled "An act to legalize and pay off the debt of Bracken county," approved February 5, 1864.
2. An act to amend an act to incorporate the Hustonville Christian Academy.
3. An act to amend the charter of the Louisville and Nashville railroad company.
4. An act for the benefit of Cave Hill Cemetery, of Louisville.
5. An act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.
6. An act to amend an act increasing the jurisdiction of justices of the Peace for Jefferson county, and to regulate proceedings in their courts.
7. An act to incorporate the Bullitt County Petroleum, Oil, Mining and Manufacturing Company.
8. An act to amend an act to establish the police court of Winchester.
9. An act to incorporate the First Unitarian Church of Louisville.
10. An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs or to withdraw its branch.
11. An act for the benefit of Thomas Conway, late sheriff of Union county.
12. An act to allow the county court of Webster county to hold a court of claims for the year 1864.
13. An act for the benefit of John W. Gregory, late sheriff of Union county, and his successor in office.
14. An act for the benefit of J. A. Jackson, late sheriff of Webster county.
15. An act for the benefit of George Parker, late sheriff of Union county.
16. An act for the benefit of D. L. Miller, late sheriff of Ohio county.
17. An act to authorize the clerk of the county court of Warren to deliver railroad tax receipts to executors, administrators, and guardians.
18. An act for the benefit of D. B. Denton and his sureties.
19. An act to increase the pay of members of the General Assembly.
20. An act for the benefit of Jacob Corbett, county and circuit court clerk of Ballard county.
21. An act empowering the county court of Boone county to ex-
House of Representatives.

...cute bonds and levy a tax to raise a fund to avoid the draft for the year 1864.

22. An act to amend the charter of the Covington and Cincinnati Bridge Company.


24. An act to empower the county court of Metcalfe county to borrow money and execute the bonds of the county therefor.

25. An act to regulate the duties of circuit judges.

26. An act to incorporate the Cumberland River Oil and Salt Company.

27. An act to regulate proceedings in civil cases.

28. An act to incorporate the International Oil Company.

29. An act to amend the charter of the Shelbyville and Louisville turnpike company.

30. An act to amend an act, entitled "An act to incorporate the Hodgenville Male and Female Seminary," approved March 1st, 1848, and the amendment thereto, approved March 7, 1850.


32. An act giving William R. McFerran, late county judge of Barren county, further time to collect his uncollected fee bills.

33. An act for the benefit of the coroner of Jefferson county.

34. An act to amend the act to establish a levy and county court for Jefferson county.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d and 30th were referred to the Committee on Education; the 3d, 4th, 7th, 22d, 23d, 26th, and 28th to the Committee on Corporate Institutions; the 5th, 8th, 12th, 17th, 20th, 24th, 33d, and 34th to the Committee on County Courts; the 6th to the Committee on the Judiciary; the 9th to the Committee on Religion; the 10th to the Committee on Banks; the 11th, 13th, 14th, 15th, 16th, 18th, and 31st to the Committee on Ways and Means; the 19th to the Committee on Claims; the 25th to the Committee on Circuit Courts; the 27th to the Committee on the Codes of Practice; the 29th to the Committee on Internal Improvement; and the 1st, 21st, and 32d were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 21st, and 32d bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A report and resolution from the Senate in relation to the proposed Federal tax on leaf tobacco, was taken up and referred to the Committee on Agriculture and Manufactures.

The House then took up the bill, entitled "A bill to regulate the establishment of ferries in Jefferson county."

On motion of Mr. J. R. Thomas,

Ordered, That said bill be committed to the Committee on the Revised Statutes.

The amendments proposed by the Senate to bills which originated in this House, of the following titles, viz:

A bill for the benefit of the sheriff of Henry county.
A bill to incorporate the Petroleum Fire and Marine Insurance Company, of Campbell county.
A bill to incorporate the Hopkins Petroleum Company.
A bill to incorporate the Webster Petroleum Company.
A bill for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

Were taken up, twice read, and concurred in.

The House then took up the joint resolution offered by Mr. Joshua F. Bell on Saturday last, in relation to an adjournment of the General Assembly.

Mr. Waring moved to dispense with the rule requiring its reference to a standing committee.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Waring and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, A. H. Herrod, Wm. A. Pepper,
Jonathan R. Bailey, J. L. Hill, James T. Pierson,
Wm. H. Baker, M. E. Ingram, Nicholas A. Rapier,
E. A. Brown, O. P. Johnson, E. W. Smith,
R. J. Browne, Samuel Larks, E. H. Smith,
Isaac Calhoon, J. F. Lane, R. J. Spurr,
Cyrus Campbell, Perry S. Layton, S. B. Thomas,
T. P. Cardwell, Thomas Linley, H. W. Tuttle,
Jos. H. Chandler, J. H. Lowry, Thomas W. Varnon,
John T. Clark, L. S. Luttrell, A. G. Waggener,
Edward F. Dulin, Thomas A. Marshall, W. W. Waring,
W. M. Fisher, Milton McGrew, M. E. White,
TUESDAY, JANUARY 17, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to incorporate the Newport and Covington Water-works Company.

An act to restrict the corporate limits of the town of Columbia.

An act for bounty fund purposes in Campbell county.

That they had passed bills, and adopted a resolution, of the following titles, viz:

An act for the benefit of G. W. Dohoney and others.

An act for the benefit of the estate of John L. Scott, deceased.
An act to amend the charter of the Barren County railroad company.

Resolution providing for the removal of the remains of John Finley and Simon Kenton to the cemetery at Frankfort.

And that they had concurred in the first and disagreed to the second amendment proposed by the House to a bill which originated in the Senate, entitled

An act to amend the charter of the Kentucky Coal Mining and Oil Manufacturing Company.

The following petitions were presented, viz:

1. Mr. Johnson presented the petition of the trustees of school district No. 23, of Edmonson county, praying for the passage of an act for the benefit of said district.

2. Mr. Alfred Allen presented the petition of a citizen of Bloomfield, praying protection from guerrillas and soldiers.

3. Mr. Harvey presented the petition of the trustees of school district No. 34, in Metcalfe county, praying for the passage of an act for the benefit of said district.

4. Mr. Alfred Allen presented the petition of a citizen of Breckinridge county, praying for protection against guerrilla bands.

5. Mr. S. B. Thomas presented the petition of the heirs and devisees of Richard Percefull, deceased, praying for the passage of an act authorizing James D. Waide to execute deeds to land sold by said Percefull in his lifetime.

The 4th was read and referred to the Committee on Military Affairs; the 1st, 2d, 3d, and 5th were received, the readings dispensed with, and referred—the 1st and 3d to the Committee on Education; the 2d to the Committee on Military Affairs, and the 5th to the Committee on the Judiciary.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills which originated in this House, of the following titles, viz:

An act empowering the Mason county court to levy and collect a local bounty fund for certain volunteers enlisted in the Federal army in said county.

An act to incorporate the Salt River Petroleum Company.

An act to amend the charter of the Eminence Cemetery Company.

An act to incorporate the Petroleum Fire and Marine Insurance Company, of Campbell county.

An act to incorporate the Greasy Creek and Poplar Mountain Oil, Mining, Manufacturing, Lumber, and Transportation Company.
An act concerning the jurisdiction of the Jefferson circuit court in certain criminal cases.

An act to authorize the sale of property at the market-house in Paducah.

An act to incorporate the Hopkins Petroleum Company.

An act to fix the time of holding the Marion circuit court.

An act to incorporate the Webster Petroleum Company.

An act to incorporate the Kentucky Coal, Oil, Salt, and Lumber Company.

An act to incorporate the Franklin Hotel Company, in Simpson county.

An act to incorporate Manna Lodge, No. 55, I. O. O. F.

An act to incorporate the Great Kentucky Oil Company.

Also Senate bills of the following titles, viz:

An act to amend the charter of the Shelbyville and Louisville turnpike company.

An act to amend the charter of the Owenton and Ross's Mill turnpike company.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

At 10½ o'clock the House, in pursuance of the special order, took up the bill, entitled

A bill to regulate the fees of sheriffs.

Mr. Dulin moved an amendment.

Which was adopted.

Mr. Kinney moved that the further consideration of the bill be postponed until the 19th instant at 10½ o'clock.

And the question being taken thereon, it was decided in the negative.

Mr. Hanson then moved to postpone the further consideration of the bill until to-morrow at 10½ o'clock.

Which was adopted.

The following bills were reported by the several committees directed to prepare and bring in the same, viz:

By the Committee on County Courts—

1. A bill for the benefit of Charlotte Culver, guardian of the minor children of John Culver, deceased.

By same—

2. A bill to authorize the Washington county court to levy an ad valorem tax for the purpose of building a new jail.
3. A bill for the benefit of Martin Binley, jailer of Monroe county.

By same—

4. A bill to authorize the county judge to increase the county levy five cents on each tithe in Nelson county for the year 1865.

By same—

5. A bill for the benefit of county judges.

By same—

6. A bill to allow the county judge of McCracken county to hold his quarterly or other courts at any place in the corporate limits of Paducah.

By same—

7. A bill providing for the collection of the county levy in McCracken county for 1864 and 1865.

By the Committee on the Revised Statutes—

8. A bill regulating the fees of constables.

By same—

9. A bill to increase the compensation of witnesses.

By the Committee on Corporate Institutions—

10. A bill to incorporate the Portland Commercial and Tobacco Company Warehouse.

By same—

11. A bill to incorporate the Ohio and Mississippi Transportation Company.

By same—

12. A bill to incorporate the Lebanon Female Academy.

By same—

13. A bill to incorporate the Airdrie Petroleum Company, of Kentucky.

By same—


By same—

15. A bill to incorporate the McHenry Petroleum and Mining Company.

By same—

16. A bill to amend the charter of the Big Sandy Valley railroad company.

By same—

17. A bill to incorporate the Ashland Lodge No. 370, of Free and Accepted Masons.
By Mr. R. J. Browne—


Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 5th was re-committed to the Committee on County Courts; the 8th was ordered to be printed and made the special order for the 19th instant at 11 o'clock; the 9th was placed in the orders of the day; the 18th was committed to the Committee on the Revised Statutes, and the 1st, 2d, 3d, 4th, 6th, 7th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 6th, 7th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At the hour of 11 o'clock the House, according to order, took up the bill, entitled

A bill to regulate the fees of justices of the peace.

Mr. Dulin moved an amendment.

Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English,
A. S. Allan,
Alfred Allen,
Wm. M. Allen,
Jonathan R. Bailey,
H. M. Bedford,
William Bell,
T. J. Birchett,
Henry Bohannon,
John C. Bolin,
W. H. Miller,
John K. Faulkner,
Wm. M. Fisher,
Elijah Gabbert,
Stephen F. Gano,
Francis Gardner,
John J. Gatewood,
Aaron Greer,
Hiram Hagan,
C. M. Hanks,
C. C. Harvey,
William L. Neale,
William A. Pepper,
James T. Pierson,
Hiram S. Powell,
Nicholas A. Rapier,
F. M. Ray,
John D. Ross,
E. W. Smith,
E. H. Smith,
R. J. Spurr,
James T. Bramlette, P. B. Hawkins, T. R. Taylor,
E. A. Brown, Jacob Hawthorn, John R. Thomas,
R. J. Browne, Thomas P. Hays, S. B. Thomas,
Isaac Calhoun, A. H. Herrod, H. W. Tuttle,
Cyrus Campbell, J. L. Hill, H. G. Van Seggern,
John W. Campbell, M. E. Ingram, Thomas W. Varnon,
T. P. Cardwell, O. P. Johnson, A. G. Waggener,
John B. Carlile, Wm. R. Kinney, Willie Waller,
Joseph H. Chandler, J. F. Lauck, A. H. Ward,
John T. Clark, Perry S. Layton, W. W. Waring,
Albert A. Curtis, Thomas Linley, Isaac N. Webb,
James W. Davis, J. H. Lowry, E. R. Weir,
John M. Delph, L. S. Luttrell, M. E. White,
Edward F. Dulín, John L. McGinnis, Geo. H. Whitten,
Sebastian Effott, Milton McGrew, James Wilson,

Those who voted in the negative, were—
Richard H. Hanson, Caleb Stinson—2.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That hereafter justices of the peace in this Commonwealth shall receive the following fees for the following services, to-wit:

For warrant or summons, $0 25
For each subpoena for witnesses, 20
For each original judgment, 25
For recording the same, 25
For each execution, 25
For order of attachment, 25
For taking bond, 25
For issuing summons for garnishee, 20
For issuing distress warrant for rent, 25
For taking a replevin bond or recognizance, 25
For swearing a person and giving a certificate, 20
For taking depositions, same fees allowed examiners.
For issuing a peace warrant, 50
For presiding at trial for breaches of the peace, 2 00
For superintending trial of writ of forcible entry or detainer per day, 2 00
For copy of record certified, two cents for every twenty words, 02
For attending at the court of claims, or any county court where required to preside, per day, to be paid out of the county levy, 2 00
For presiding at examining court, per day, to be paid out of the treasury, 2 00
For issuing warrant of arrest for witness or witnesses, 25
For certifying record and papers on appeal, 25
For entering and giving a post note of an estray, or boats or waste taken adrift, 25
For order causing bulls, studs, or jacks running at large to be altered, 25
For order commanding owner of distempered cattle to im-

For taxing costs in each case,  25  10

For entering each witness's attendance, and giving certificate

§ 2. This act shall take effect from its passage.

The Committee on the Library, to whom was referred the joint
resolution offered by Mr. Kinney on Saturday last in relation to the
purchase of Stanton's Codes of Practice for the State Library, reported
the same back to the House with the expression of opinion that it
should be adopted.

Said resolution was then twice read and adopted.

The Committee on Printing, to whom was referred the resolution of
Mr. Luttrel, inquiring why the journals had not been printed, asked
to be discharged from the further consideration thereof.

Which was granted.

The Speaker laid before the House the response of the Auditor to
the resolution adopted by the House inquiring the number of sheep
killed by dogs in this Commonwealth during the last year, as fol-
osis:

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<thead>
<tr>
<th>COUNTIES</th>
<th>No. of sheep</th>
<th>Value</th>
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<tr>
<td>Anderson</td>
<td>88</td>
<td>323</td>
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<tr>
<td>Boon</td>
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<td>1,896</td>
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<tr>
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<tr>
<td>Clay</td>
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<tr>
<td>Crittenden</td>
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L. B.—13
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<tr>
<td>Grant</td>
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<tr>
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<tr>
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<tr>
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<td>Lyon</td>
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<tr>
<td>Letcher</td>
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<tr>
<td>Madison</td>
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<tr>
<td>Magoffin</td>
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<tr>
<td>Marion</td>
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<tr>
<td>Marshall</td>
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<td>Mason</td>
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<tr>
<td>McCracken</td>
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<td>McLean</td>
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<td>Mercer</td>
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<tr>
<td>Metcalfe</td>
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<td>Monroe</td>
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<tr>
<td>Muhlenburg</td>
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<td>Morgan</td>
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<tr>
<td>Nelson</td>
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<td>Ohio</td>
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<tr>
<td>Oldham</td>
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<td>Owen</td>
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<td>Owosley</td>
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<tr>
<td>Pendleton</td>
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<tr>
<td>Powell</td>
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<tr>
<td>Pulaski</td>
<td>No report</td>
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</tr>
</tbody>
</table>

Table—Continued.

**Value.**

- No Com'r's books.
- $476
- $68
- No Com'r's books.
- $946
- $97
- No Com'r's books.
- $1,385
- $781
- No Com'r's books.
- $49
- $145
Hon. H. Taylor, Speaker House of Representatives:

DEAR SIR: In response to a resolution adopted by your honorable body, I have the honor to report above the number of sheep killed by dogs, and their value, for the year 1864, as appears from the assessors' books returned to this department.

Yours, very respectfully,

W. T. SAMUELS.

On motion of Mr. Waring,

Ordered, That the Public Printer forthwith print 1,000 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Agriculture and Manufactures.

On motion of Mr. Dulin, a message was sent to the Senate asking to withdraw the announcement made to that body of the passage by this House of a Senate bill, entitled

An act to regulate the fees of circuit and county court clerks.

After a short time, said bill was handed in at the Clerk's table.

Mr. Dulin then moved to reconsider the vote by which said bill, as amended, was passed by this House.

And the question being taken thereon, it was decided in the affirmative.

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>No. of sheep</th>
<th>Value</th>
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</thead>
<tbody>
<tr>
<td>Perry</td>
<td></td>
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<tr>
<td>Pike</td>
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<tr>
<td>Rockcastle</td>
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<td>Russell</td>
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<td>Scott</td>
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<td>Spencer</td>
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<td>Whitley</td>
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<td>Wayne</td>
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<td>Meade</td>
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<tr>
<td>Estill</td>
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<tr>
<td></td>
<td>Total</td>
<td>$12,176</td>
</tr>
</tbody>
</table>

AUDITOR'S OFFICE, FRANKFORT, January 16, 1865.
The question was again taken on the passage of the bill, as amended, and it was decided in the affirmative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Said bill reads as follows, viz:

§ 1. That hereafter the clerks of the chancery, circuit courts, and county courts (so far as the same will apply), shall receive the following fees for the services performed by them, viz:

For issuing each original summons, $0.30
For each copy thereof, 20
For entering and filing return thereof, 15
For each order of attachment, 20
For each copy thereof, 20
For each order of injunction, 30
For each copy thereof, 30
For each subpoena ad duces tecum, 30
For each subpoena for witnesses.
Provided, That all of the witnesses living in the same county, ordered to be summoned at the same time, shall be included in one subpoena, and the fee therefor shall not be increased.

For each warrant of arrest of a witness, $0 30
For entering and filing sheriff’s return thereof, 15
For each order of arrest, 30
For each copy thereof, 30
For entering and filing sheriff’s return thereof, 15
For each order of delivery, 30
For each copy thereof, 30
For entering and filing sheriff’s return thereof, 15
For docketing a cause at each term, 10
For entering the appearance of each party or parties to a cause, 15
For filing a petition, or any other pleading or amended pleading, 16
For each order of court in any action, 30
For each copy thereof, 25
For each trial of a jury, including all the services incident thereto, 100
For entering a judgment without jury, 30
For each copy of a judgment, 80
For taxing costs of each party or parties, at each term when judgment for costs is rendered, or on final judgment, 30
For a copy of taxation of costs, if called for, 20
For issuing an execution, including indorsements and return thereof, to be charged when issued, 60
For a copy of any execution, 50
For recording each award of arbitrators, or a decree in chancery, or judgment in equity, for each twenty words, 02
For entering attendance of witnesses, and giving a certificate thereof, and swearing witnesses, 25
For each bond required to be taken by the clerk, including the administration of an oath to the securities, and the certificate thereof, 75
For each copy thereof, 30
For filing each appeal, 15
For each summons thereon, 30
For each copy thereof, 20
For filing return thereof, 15
For entering judgment on judgment book, 30
For entering satisfaction, or release or discharge thereof, in whole or in part, in court or on judgment book, to be paid by the party procuring the same, and when made by the clerk, 30
For administering an oath, and certificate thereof, 20
For filing an attachment granted by a justice of the peace or county judge, 15
For copying a surveyor’s report, for every twenty words, 02
For a copy of a plat, for each tract presented therein, 25
For filing papers in any cause, for each party, exclusive of process, pleading, depositions, or papers referred to in the pleadings, to be charged as costs once to each party, $0.30
For filing depositions of each party, to be charged but once in each case, 0.15
For affixing seal of office and certificate of same, except in cases exempt from charge, 0.50
For each writ of possession, 1.00
For each official certificate, 0.30
For issuing a writ of idiocy or lunacy, 0.50
For recording each inquisition under same, 0.50
For each copy of such inquisition, 0.50
For copying a record, for every twenty words, 0.02
For copying any other paper, not specified, for every twenty words, 0.02
For copying a deed, and certificates thereon, 1.00
For copying a mortgage, and certificates, 1.00
For taking a recognizance in court, 0.50
For taking each replevin bond, 0.50
For every summons required by law, 0.30
For entering and recording on the order book commissioners' reports, or any exhibit or paper in any cause, when ordered by the judgment or order of the court, for every twenty words, 0.02
For recording special verdict, for every twenty words, 0.02
For recording an execution and its returns and indorsements, when land is sold thereunder, to be charged to plaintiff and included in the redemption price, 0.50
For recording release or redemption of land sold under execution, to be added to the price of redemption, 2.25
For recording transcript from a justice of the peace or quarterly court, in order to obtain execution from the circuit clerk's office, for every twenty words, to be paid by the plaintiff and charged as costs in said execution, 0.02
For recording each bond required by law to be recorded in equity or chancery proceedings, 0.50
For issuing each supersedeas, 0.30
For each copy thereof, 0.20
For each commission to take depositions, 0.30
For copying courses and distance of any deed, for each tract, when demanded, 0.25
For recording plat laid down in the allotment of dower or division of land, for each tract thereof, 0.25
For copying each report thereof, for each twenty words, 0.02
And for each plat, for each tract represented on the plat, including the description thereof, 0.25
For entering satisfaction of a mortgage or lien, when entered on the margin of the record book, 0.25
For receiving the acknowledgment, recording, and certifying each deed of release of a mortgage or lien, 0.75
For a writ of ad quod damnum, 1.00
For recording report thereon, for every twenty words,  | $0.02  
For recording a map or plat accompanying such report, | 25  
For each order made by the clerk in vacation,       | 30  
For receiving the acknowledgment or proof of any deed, mortgage, agreement, power of attorney, marriage agreement, or other agreement or written instrument required by law to be done, and certifying same, | 50  
For recording powers of attorney, marriage agreements, and other agreements, allotments of dower, divisions of lands and slaves, wills, inventories, sale bills, settlements of fiduciary accounts, and certificates thereof, for every twenty words (two cents), | 0.02  
For each order in the county court, | 25  
For each copy thereof, | 25  
For recording a deed of real estate, taking the acknowledgment or proof thereof, and certifying the same, and recording his own certificate, | 1.25  
For each additional certificate, | 25  
For each additional tract embraced in said deed, except town lots, | 25  
For copy of deed and certificate thereon, | 1.00  
For recording the conveyance of personal or chattel property, taking the acknowledgment or proof thereof, and recording the orders and certificates, including the whole service, | 1.00  
For each copy thereof, | 50  
For the probate of a will and certificate, including all services relating thereto, | 50  
For an order granting administration, appointing guardian, curator, or committee of an idiot or lunatic, or appraisers of estate, or any fiduciary, | 25  
For taking a bond from any fiduciary, | 50  
For certificate of administration, or copy of it, | 25  
For tavern license and bond, | 1.00  
For copy of tavern rates, | 25  
For license to vend spirituous liquors, | 50  
For order granting same, | 25  
For marriage license and bond, certificate, and recording it, | 1.50  
For order binding out an apprentice, | 25  
For copy of same, when ordered, | 25  
For writing the indentures and recording same, | 1.00  
For making a record for the establishment of a town, recording the plan thereof, and all other services, | 5.00  
For taking a bond from the owner of a ferry, or in any other case where no fee is fixed specially by law, | 50  
For copy of any bond, | 50  
For recording post note of an estray, waifs, or wreck, and advertising same, | 75  
For every order concerning the establishment, changing, and closing, or discontinuing of roads, to be paid out of the county levy when the road is established, changed, closed, or discontinued, and by the applicant when it is not, | 30
For each order appointing surveyor of roads, $0.25
For each copy thereof, 20
The last two named to be paid out of the county levy.
For each order in proceedings for private passways, to be paid by applicant, 25
For each copy of same, to be paid by applicant, 25
For each license to peddlers, 1.00
For each license to stand a stud, jack, or bull, 50
For each report of list of surveyors of roads made and furnished to the grand jury, to be paid out of the county levy, 2.00
For recording mortgage of real estate, certificates, and all services connected with the same, the same as a deed of real estate, 1.25
For recording a mortgage of personalty, 1.00
For recording deeds of trust, or assignment for the benefit of creditors, 1.50
For taking the bond required of the trustee or trustees in such cases, and including all services connected with it, 1.00
For recording inventories required to be filed by the trustee, for every twenty words, 0.02
For each certificate of election of any officer, to be paid by the person recovering it, 50
For each license to a broker, 1.00
For administering an oath to a broker, 25
For each license to sell playing cards, 1.00
For each bond required of a vendor of playing cards, 1.00
For copying tax book for sheriff and auditor, for each line across the page of each copy, including the name of the person and the last number of total, value to be ascertained by the Auditor and paid out of the Treasury, 0.02
For each order and certificate allowing any claim against the county or State Treasury where the claim exceeds $5, and to be paid by the claimant, 30
Similar fees for similar services shall be allowed in all cases in the name of the Commonwealth where a fine is assessed and collected.
The circuit court clerk shall be allowed the same fees now allowed by law for services rendered the jury fund, and be paid as now allowed by law.

§ 2. This act shall be in force from its passage for three years, and, at the expiration of said time, said clerks shall not charge and receive any other or higher fees than are now fixed by law.

Ordered, That the title of said bill be amended so as to read: "An act regulating the fees of chancery, circuit, and county court clerks."

The Committee on Internal Improvement, to whom was referred the communication of the Governor of Western Virginia in relation to the
navigation of the Ohio river, asked to be discharged from the further consideration thereof.

Which was granted.

On motion of Mr. Ward, indefinite leave of absence was granted to Mr. Curtis.

The Speaker announced the following as the special committee under the resolution reported by the Committee on the Judiciary, in relation to slavery in Kentucky, viz:

1st Congressional District—Mr. Ray, of Hickman and Fulton.
2d Congressional District—Mr. Kinney, of Henderson.
3d Congressional District—Mr. Lowry, of Todd.
4th Congressional District—Mr. Thomas, of Hardin.
5th Congressional District—Mr. Webb, of Henry.
6th Congressional District—Mr. Smith, of Grant.
7th Congressional District—Mr. Varnon, of Lincoln.
8th Congressional District—Mr. Neale, of Madison.
9th Congressional District—Mr. Lattrell, of Mason.

Leave was given to bring in the following bills, viz:

On motion of Mr. E. H. Smith—1. A bill to change election precinct No. 3, in Grant county.
On motion of Mr. Franklin—2. A bill for the benefit of Mrs. Mollie Shindlebower, of Garrard county.
On motion of Mr. Stinson—3. A bill for the relief of widows and orphans of deceased soldiers.
On motion of Mr. Carlisle—5. A bill for the benefit of A. C. Cox, sheriff of Green county.
On motion of Mr. S. B. Thomas—7. A bill to authorize the county courts to provide for county funds for the several counties.
On motion of same—8. A bill to amend the law in relation to county levies.
On motion of same—10. A bill to further define the duties of assessors.
On motion of same—11. A bill to repeal an act to amend section 9, article 3, chapter 91, of Revised Statutes, approved February 16, 1864.
On motion of same—12. A bill to authorize the county courts of this Commonwealth to establish boards for the exemptions of persons from military duty.
On motion of same—13. A bill to provide for the proof of claims against the State in counties where there are no circuit courts held.


On motion of Mr. Webb—15. A bill to empower the county court of Henry county to increase the levy for said county.

On motion of Mr. W. M. Allen—16. A bill for the benefit of school district No. 11, in Jefferson county.

On motion of Mr. Davis—17. A bill for the benefit of James Tugger, former sheriff of Knox county.

On motion of Mr. Lindley—18. A bill for the benefit of Rosa, a slave.

On motion of Mr. J. R. Thomas—19. A bill for the benefit of common school district No. 15, fractional, in Marion county.

On motion of Mr. Weir—20. A bill to incorporate the Pond River Lodge of Masons, in Muhlenburg county.


On motion of Mr. J. W. Campbell—22. A bill for the benefit of the clerk of the Nicholas circuit court.

On motion of Mr. Gano—23. A bill for the benefit of the late sheriffs of Scott county.

On motion of Mr. Hawkins—24. A bill to amend an act, entitled "An act to amend and reduce into one all the acts concerning the town of Bowling Green, approved March 5, 1856."


On motion of Mr. McLoed—27. A bill allowing the county court of Woodford county to increase the county levy.

Ordered, That the Committee on the Revised Statutes prepare and bring in the 1st and 11th; the Committee on the Judiciary the 2d and 18th; the Committee on Ways and Means the 3d, 4th, 5th, 6th, 14th, 17th, and 23d; the Committee on County Courts the 7th, 8th, 9th, 10th, 15th, and 27th; the Committee on Military Affairs the 12th; the Committee on Claims the 13th; the Committee on Education the 16th, 19th, and 25th; the Committee on Corporate Institutions the 20th, 21st, and 24th; Messrs. J. W. Campbell, Ingram, and Carlisle the 22d, and the Committee on Public Offices the 26th.
The Committee on Public Offices, to whom was referred the resolution of Mr. J. F. Bell in relation to the adjournment of the General Assembly, with instructions to report to-day at 12 o'clock, asked further time to make said report.

Which was granted.

Senate bills of the following titles, viz:

1. An act for the benefit of G. W. Dohoney and others.
2. An act for the benefit of the estate of John L. Scott, deceased.
3. An act to amend the charter of the Barren County railroad company.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on the Codes of Practice; the 2d to the Committee on the Judiciary, and the 3d to the Committee on Corporate Institutions.

A resolution from the Senate providing for the removal of the remains of John Finley and Simon Kenton to the cemetery at Frankfort, was taken up, twice read, and concurred in.

The yeas and nays being required on the adoption of said resolution by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, John L. McGinnis,
Alexander E. Adams, Elijah Gabbert, Milton McGrew,
A. S. Allan, Stephen F. Gano, W. H. Miller,
Alfred Allen, Francis Gardner, Wm. L. Neale,
William M. Allen, Evan M. Garriott, William A. Pepper,
Jonathan R. Bailey, John J. Gatewood, Hiram S. Powell,
Wm. Bell, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
Henry Bohannon, C. M. Hanks, E. W. Smith,
John C. Bolin, Richard H. Hanson, E. H. Smith,
E. A. Brown, C. C. Harvey, Caleb Stinson,
R. J. Browne, P. B. Hawkins, T. R. Taylor,
Isaac Calhoon, Jacob Hawthorn, John R. Thomas,
Cyrus Campbell, Thomas P. Hays, S. B. Thomas,
John W. Campbell, A. H. Herrod, Wm. R. Thompson,
T. P. Cardwell, J. L. Hill, H. W. Tuttle,
John B. Carlile, M. E. Ingram, H. G. Van Seggern,
Joseph H. Chandler, O. P. Johnson, Thos. W. Varnon,
John T. Clark, William R. Kinney, A. G. Waggener,
Albert A. Curtis, Samuel Larkins, Willie Waller,
John M. Delph, J. F. Lauck, W. W. Waring,
William Elliott, Perry S. Layton, Isaac N. Webb,
J. B. English, J. H. Lowry, James Wilson,
Those who voted in the negative, were—

Edward F. Dulin,       James T. Pierson,       M. E. White—5.
H. C. McLeod,            R. J. Spurr,

Said resolution reads as follows, viz:

§ 1. Resolved by the General Assembly of the Commonwealth of Kentucky, That, as a fit and merited expression of the gratitude of this Commonwealth to John Finley, the pioneer who first of all others explored the wilds of Kentucky, and of Simon Kenton, whose heroic deeds in repelling the incursions of the savage foe and in laying the foundations of civilization here are among our most cherished historic memories, the Governor be requested, if practicable, to cause the removal of their remains and their burial, with suitable head-stones to mark their graves, in the Cemetery at Frankfort, near the grave of Daniel Boone, in order that the bones of these companions in the perils and privations of the wilderness may repose together beneath the sod of their loved Kentucky.

§ 2. Resolved, That the Auditor be directed to draw his warrant in favor of the Governor for such sum as he may find it necessary to expend in carrying out the foregoing resolution, to be ascertained by his written statement thereof, not exceeding in amount five hundred dollars.

The disagreement of the Senate to an amendment proposed by this House to a bill which originated in the Senate, entitled

An act to amend the charter of the Kentucky Coal, Mining, Iron, and Oil Manufacturing Company,

Was then taken up.

And the question being taken, "Shall the House adhere to its amendment?" it was decided in the affirmative.

And then the House adjourned.
WEDNESDAY, JANUARY 18, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of S. S. McFatridge, late sheriff of Mercer county.
An act for the benefit of Green Beard, late sheriff of Breckinridge county.
An act for the benefit of B. F. Jameson, sheriff of Hart county.
An act for the benefit of James P. Miller, late sheriff of Russell county.
An act for the benefit of R. W. Courts, of Russellville.
An act for the benefit of James R. Curry, late judge of the Harrison county quarterly court.
An act providing for refunding to the school fund amounts overdrawn by certain counties of the State.
An act authorizing the Greenup county court to levy a tax.
An act to change the time of holding the quarterly courts in Wayne county.
An act for the benefit of W. J. Steele, of Woodford county.
An act to amend the charter of the town of Catlettsburg.
An act to incorporate the Ohio and Mississippi Transportation Company.
An act for the benefit of B. Small, of McCracken county.
With an amendment to the last named bill.
That they had passed bills of the following titles, viz:
An act for the benefit of James P. Chambers, clerk of the Jefferson circuit court.
An act for the benefit of A. B. Baird, late county judge of Ohio county.
An act for the benefit of J. A. Jackson, late sheriff of Webster county, and his successor in office.
An act for the benefit of John L. Fleming, of the county of Fleming.
An act for the benefit of S. W. Owens, sheriff of Ballard county.
The following petitions were presented, viz:

1. Mr. Dulin presented the petition of sundry members of the bar
and citizens of Greenup county, praying for the passage of an act authorizing the county judge of said county to act as deputy circuit and county court clerk.

2. Mr. DeHaven presented the petition of A. M. Ballard, of Henry county, remonstrating against any interference with the institution of slavery.

3. Mr. DeHaven also presented the petition of Thomas M. Hicks, praying for the passage of an act for his benefit.

4. Mr. A. S. Allan presented the petition of sundry citizens of Clarke county, praying for the passage of an act confirming the deed made to Howard's chapel by the commissioners appointed by the conference of the Methodist Episcopal Church.

5. Mr. Bailey presented the petition of the county judge and clerk of Logan county, praying for the passage of an act authorizing executors, administrators, and guardians to withdraw railroad receipts filed in settlements, and convert them into stock, or sell the same.

Which were received, the readings dispensed with, and referred—the 1st to the Committee on Circuit Courts; the second to the Special Committee on Slavery; the 3d to the Committee on Ways and Means; the 4th to the Committee on the Judiciary, and the 5th to the Committee on County Courts.

Mr. Bohannon, from the Committee on Enrollments, reported that the Committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of Samuel F. Roberts, late sheriff of Kenton county.
An act for the benefit of the sheriff of Henry county.
An act empowering the Nicholas county court to levy and collect a local bounty fund for volunteers in the United States army.
An act for the benefit of Montgomery county.
An act to incorporate the Newport and Covington Water-works Company.
An act to restrict the corporate limits of the town of Columbia.
An act for bounty fund purposes in Campbell county.
An act to incorporate the Ohio and Mississippi Transportation Company.

Also, bills which originated in the Senate, of the following titles, viz:
An act to amend an act, entitled "An act to legalize and pay off the debt of Bracken county," approved February 5, 1864.
An act empowering the county court of Boone county to execu
bonds and levy a tax to raise a fund to avoid the draft for the year 1864.

An act giving W. R. McFerran, late county judge of Bracken county, further time to collect his uncollected fee bills.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Bohannon inform the Senate thereof.

A message was received from the Governor, by Mr. Page, Assistant Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act for the relief of the Maysville and Lexington turnpike road company.

An act for the benefit of Pulaski county.

An act to incorporate the First Baptist Church of Lexington.

An act to incorporate the Great Kentucky Oil Company.

An act to incorporate Manna Lodge, No. 55, I. O. O. F.

An act to incorporate the Hopkins Petroleum Company.

An act to incorporate the Franklin Hotel Company.

An act to incorporate the Webster Petroleum Company.

An act to incorporate the Salt River Petroleum Company.

An act to incorporate the Kentucky Coal, Oil, Salt, and Lumber Company.

An act to incorporate the Greasy Creek and Poplar Mountain Oil, Mining, Manufacturing, Lumber, and Transportation Company.

An act to incorporate the Petroleum Fire and Marine Insurance Company, of Campbell county.

An act to fix the time of holding the Marion circuit court.

An act concerning the jurisdiction of the Jefferson circuit court in certain criminal cases.

An act to authorize the sale of property at the market-house in Paducah.

An act to amend the charter of the Eminence Cemetery Company.

An act empowering the Mason county court to levy and collect a local bounty fund for certain volunteers enlisted in the Federal army in said county.

Resolution requesting the Governor to have salutes fired on the 9th January and 22d February.

Resolutions upon the death of the Hon. John Whitnel.
At the hour of 10½ o'clock the House, according to order, took up the bill, entitled
A bill to regulate the fees of sheriffs.

Which bill, as amended on yesterday, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from the passage of this act sheriffs shall be allowed to charge and receive the following fees, viz:

For executing and returning process against each defendant, $0 75
For serving an order of court and return, - 50
For summoning each witness, - 25
For summoning an appraiser and reviewer, - 40
For each day's attendance in the county on a jury, or attending a surveyor, when ordered by the court, - 1 00
For taking any bond which he is authorized or required to take in any action or proceeding, except sale or delivery "bond," - 5
For collecting money under execution or distress warrant, if the debt be paid or the property sold, or a delivery bond be given and not complied with, the sheriff shall be entitled to six per cent. on the first three hundred dollars, and three per cent. on the residue. When he shall levy an execution or a distress warrant, and the defendant repelves the debt, or the writ is stayed by injunction, appeal, or other legal proceedings, or by order of the plaintiff, the officer shall have half of the above commissions, to be charged to the plaintiff, and collected as costs in the case.
For taking a recognizance of a witness, - 25
For levying each attachment, - 75
And reasonable charges for removing and taking care of attached property, to be allowed by order of the court.
For summoning a garnishee, - 50
For summoning a jury under the rioting act, or for disturbing religious worship, attending the trial, and conducting the defendant to jail, to be paid by the party convicted, - 2 00
For serving the process or arresting the party in such cases, - 50
All the cost to be paid by the party convicted.
In collecting the county levy, or revenue tax, or any other tax allowed by special laws, the sheriff shall receive for the levy and selling of any property, - 50
And six per centum in addition; which sums shall be retained out of the money arising from the sale, and to be paid over and above the tax. He is allowed the same fees for collecting officers' fees, to be paid in the same manner.
For serving an order or process of revivor, - 50
For each tenant or defendant, in executing a writ of possession, - 1 50
For executing ca. sa. the same commission as collecting money on execution. If the debt is not paid, but staid or secured, half commission.
For summoning and attending a jury in a case of forcible entry or detainer, besides fees for summoning witnesses, $5.00
For collecting militia fines and fee bills, twelve per cent.
For serving a notice, 25
For summoning a jury under a writ of ad quod damnum, besides his fees for summoning witnesses, 4.00
For serving warrants or process of arrest in bastardy cases, 2.00
For serving each order appointing surveyors of roads, to be paid out of the county levy, 50
For serving each summons or order of court in applications concerning roads, to be paid out of county levy if the road is established, and in all other cases to be paid by the applicant, 50
For like services in cases of private passways, to be paid by applicant, 50
For reporting to the county court each person omitted to be reported for taxation by the commissioner of tax, to be paid out of the treasury, and to be certified by the county court, 50
For services rendered in cases in the quarterly courts, sheriffs shall be allowed the same fees given to constables in all cases where the amount claimed is fifty dollars or under.
§ 2. In all other cases, for his services not specially provided for in this act, the sheriff shall be permitted to charge and receive the fees allowed by existing laws.
§ 3. This act shall take effect from its passage, and continue for three years; at the expiration of which time, sheriffs shall not be permitted to charge and receive any other or higher fee than is given by the now existing laws.

Mr. Kinney moved to amend the first section of the bill as follows, viz:
After the word "reviewer," strike out the figures "40," and insert in lieu thereof the figures "50." After the word "court," strike out "$1," and insert in lieu thereof "$2." After the word "convicted," strike out the figure "$2," and insert in lieu thereof "$3," and after the word "witnesses," strike out the figure "$5," and insert in lieu thereof the figure "$6."

And the question being taken on the adoption of the amendment, it was decided in the negative.
Mr. Herrod then moved to amend the first section of the bill, after the word "court," by striking out the figure "$1," and by inserting in lieu thereof the figures "$1 50."
Which was rejected.
Mr. R. J. Browne then moved to amend the first section of the bill by striking out all after the word "bonds" to the word "for."
Which was rejected.
Mr. Kinney moved to amend the first section of the bill by adding thereto the following:

For whipping a free person, to be paid by the person whipped, $1.00
For taking bond in a special action, 1.00

Which was rejected.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Mr. Thompson moved to reconsider the vote by which the House dispensed with the third reading of the bill; and also the vote by which it was ordered to be engrossed and read a third time.

And the question being taken thereon, it was decided in the affirmative.

Mr. DeHaven then moved the following amendment as a substitute for the bill, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That sheriffs shall hereafter be allowed by the Auditor the following commissions upon the sums collected and accounted for or paid into the Treasury in each year: Upon the first thousand, ten per cent.; on the second thousand, eight per cent.; on the third thousand, six per cent.; on the fourth thousand, five per cent.; and on all above four thousand, four per cent.

§ 2. This act shall only apply to the collection of the revenue for 1865 and 1866.

Which was adopted.

The yeas and nays being required on the adoption thereof by Messrs. Dulin and S. B. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, James T. Pierson,
William M. Allen, Hiram Hagan, Hiram S. Powell,
Jonathan R. Bailey, R. A. Hamilton, Nicholas A. Rapier,
Henry Bohannon, C. M. Hanks, F. M. Ray,
R. J. Browne, C. C. Harvey, John D. Ross,
Isaac Calhoun, P. B. Hawkins, Caleb Stinson,
John W. Campbell, Jacob Hawthorn, T. R. Taylor,
T. P. Cardwell, J. L. Hill, John R. Thomas,
John B. Carlile, O. P. Johnson, S. B. Thomas,
James W. Davis, Thomas Linley, Wm. R. Thompson,
Samuel E. DeHaven, L. S. Luttrell, H. W. Tuttle,
Sebastian Eifort, Thos. A. Marshall, H. G. Van Seggern,
William Elliott, John L. McGinnis, Thos. W. Varnon,
Elijah Gabbert, Milton McGrew, E. R. Weir,
Stephen F. Gano, H. C. McLeod, George H. Whitten,
Those who voted in the negative, were—

Alexander E. Adams, Edward F. Dulin, Wm. L. Neale, Edward F. Dulin,
A. S. Allan, Francis Gardner, George S. Shanklin,
H. M. Bedford, Aaron Gregg, E. W. Smith,
William Bell, Richard H. Hanson, E. H. Smith,
T. J. Birchett, Thomas P. Hays, R. J. Spurr,
John C. Bolin, A. H. Herrod, A. G. Waggener,
E. A. Brown, Wm. R. Kinney, Willie Waller,
Cyrus Campbell, J. F. Lauck, W. W. Waring,
Jos. H. Chandler, Perry S. Layton, Isaac N. Webb,
John T. Clark, J. H. Lowry, M. E. White,
John M. Delph, W. H. Miller, George T. Wood—33.

Ordered, That said bill, as amended, be engrossed and read a third
time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being en-
grossed,

Resolved, That said bill do pass, and that the title thereof be
amended so as to read

A bill to increase the compensation of sheriffs for collecting the
revenue.

The yeas and nays being required on the passage of the bill by the
Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Evan M. Garriott, William A. Pepper,
Wm. M. Allen, John J. Gatewood, James T. Pierson,
Jonathan R. Bailey, Aaron Gregg, Hiram S. Powell,
H. M. Bedford, Hiram Hagan, Nicholas A. Rapier,
William Bell, R. A. Hamilton, F. M. Ray,
T. J. Birchett, C. M. Hanks, John D. Ross,
Henry Bohannon, Richard H. Hanson, George S. Shanklin,
John C. Bolin, C. C. Harvey, E. W. Smith,
E. A. Brown, P. B. Hawkins, E. H. Smith,
R. J. Browne, Jacob Hawthorn, R. J. Spurr,
Isaac Calhoun, Thomas P. Hays, Caleb Stinson,
Cyrus Campbell, A. H. Herrod, T. R. Taylor,
John W. Campbell, J. L. Hill, T. R. Taylor,
T. P. Cardwell, O. P. Johnson, John R. Thomas,
John B. Carlile, Wm. R. Kinney, S. B. Thomas,
Joseph H. Chandler, Samuel R. Larkins, Wm. R. Thompson,
Samuel E. DeHaven, Perry S. Layton, H. W. Tuttle,
James W. Davis, Thomas Linley, H. G. Van Seggern,
John M. Delph, J. H. Lowry, Thomas W. Varnon,
Edward F. Dulin, L. S. Luttrell, A. G. Waggener,
Sebastian Eifort, Thos. A. Marshall, Willie Waller,
William Elliott, John L. McGinnis, W. W. Waring,
J. B. English, Milton McGrew, Isaac N. Webb,

E. R. Weir,
Those who voted in the negative, were—

Alexander E. Edams, John T. Clark, M. E. White—5.

At the hour of 10½ o'clock the House, according to order, took up the bill, entitled

A bill to regulate the fees of county judges.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

At the hour of 11 o'clock the House took up the resolution of Mr. English, in relation to an adjournment to the city of Louisville, together with the amendment reported by the Committee on Public Offices, as a substitute therefor.

Mr. Bedford moved to lay the resolution and amendment on the table.

And the question being taken thereon, it was decided in the affirmative.

At the hour of 11½ o'clock the Committee on Agriculture and Manufactures, to whom was recommitted a Senate bill, entitled

An act to establish an Agricultural College,

Together with the amendment heretofore reported by said committee thereto, as a substitute therefor, reported the same back to the House, with the expression of opinion that the substitute should be adopted.

On motion of Mr. Hanson,

Ordered, That the Public Printer forthwith print 150 copies of the original bill and substitute for the use of the members of the General Assembly, and that the further consideration thereof be postponed until the 23d instant at 11 o'clock.

On motion of Mr. Varnon,

Ordered, That the Public Printer also print for the use of the members of the General Assembly 150 copies of the act of Congress in relation to the subject embraced in the above mentioned bill.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—
1. A bill to increase the salaries and regulate the duties of the judges of the circuit court and of the Louisville chancery court.
2. A bill for the benefit of the public High Schools of the city of Louisville.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was ordered to be printed and placed in the orders of the day, and the 2d was ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 2d bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following Senate bills were reported by the committee to whom they had been referred, without amendment, viz:

1. An act for the benefit of Thomas Conway, late sheriff of Union county.
3. An act for the benefit of J. A. Jackson, late sheriff of Webster county.
4. An act for the benefit of George W. Dehoney and others.

Ordered, That said bills be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 4th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, Hiram S. Powell,
William M. Allen, Aaron Gregg, Nicholas A. Rapier,
Jonathan R. Bailey, Hiram Hagan, F. M. Ray,
T. J. Birchett, C. M. Hanks, John D. Ross,
John C. Bolin, Richard H. Hanson, George S. Shanklin,
E. A. Brown, C. C. Harvey, E. W. Smith,
R. J. Browne,  
Isaac Calhoon,  
Cyrus Campbell,  
John W. Campbell,  
T. P. Cardwell,  
John B. Carlile,  
Joseph H. Chandler,  
John T. Clark,  
James W. Davis,  
Samuel E. DeHaven,  
John M. Delph,  
Edward F. Dulin,  
Sebastian Eifort,  
William Elliott,  
John K. Faulkner,  
Elijah Gabbert,  
Stephen F. Gano,  
Francis Gardner,  
Evan M. Garriott,  
P. B. Hawkins,  
Jacob Hawthorn,  
Thomas P. Hays,  
J. L. Hill,  
O. P. Johnson,  
William R. Kinney,  
J. F. Lauck,  
Perry S. Layton,  
Thomas Linley,  
J. H. Lowry,  
L. S. Luttrell,  
Thos. A. Marshall,  
John L. McGinnis,  
Milton McGrew,  
H. C. McLeod,  
W. H. Miller,  
William L. Neale,  
William A. Pepper,  
James T. Pierson,  
E. H. Smith,  
R. J. Spurr,  
Caleb Stinson,  
John R. Thomas,  
S. B. Thomas,  
Wm. R. Thompson,  
H. W. Tuttle,  
H. G. Van Seggern,  
Thomas W. Varnon,  
A. G. Waggener,  
Willie Wafer,  
W. W. Waring,  
Isaac N. Webb,  
E. R. Weir,  
M. E. White,  
Geo. H. Whitten,  
James Wilson,  
George T. Wood—74.

In the negative—none.

Said bill reads as follows, viz:

WHEREAS, It appears that David L. Miller, late sheriff of Ohio county, had collected revenue of the State of Kentucky to the amount of five hundred and sixty dollars in the month of April, 1864, on account of revenue due from said county for the year 1863, and had placed the same for safe-keeping on special deposit in the vault of the branch of the People's Bank at Hartford, and the same was taken forcibly from the vault of said bank within ten days thereafter by a band of guerrillas under command of Captain Jake Bennett; and having settled and paid into the Treasury of Kentucky the full amount of all the revenue due from said county for the year 1863; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be directed to issue his warrant upon the Treasury of Kentucky for said sum of five hundred and sixty dollars, out of any money in the Treasury not otherwise appropriated, in favor of said David L. Miller, for the money taken.

§ 2. This act to take effect from the date of its passage.

The Committee on the Revised Statutes, to whom was referred a bill, entitled

A bill for the benefit of the Harlan county circuit court, asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That said bill be referred to the Committee on Circuit Courts.

Leave was given to bring in the following bills, viz:

On motion of Mr. Marshall—1. A bill to provide for compensating the clerk of the Jefferson circuit court for services in criminal cases.
On motion of Mr. Kinney—2. A bill for the benefit of Jacob Rentlinger, of Henderson county.

On motion of Mr. Bailey—3. A bill to change the times of holding the quarterly courts in Logan county.

On motion of Mr. W. M. Allen—4. A bill to amend chapter 105, of the Revised Statutes, title "Weights and Measures."

On motion of same—5. A bill for the benefit of the county court of Jefferson county.

On motion of same—6. A bill for the benefit of the city of Louisville.

On motion of Mr. T. R. Taylor—7. A bill for the benefit of the sheriff of Hancock county.

On motion of Mr. Wood—8. A bill for the benefit of common school district No. 26, in Hart county.

On motion of Mr. Hanks—9. A bill for the benefit of Harrison H. Little, late common school commissioner of Wolfe county.

On motion of same—10. A bill to provide for the assessment of the taxable property of Wolfe county.

On motion of Mr. R. J. Browne—11. A bill to provide a bounty for soldiers enlisted under the State law for State defense.

On motion of Mr. Lauck—12. A bill for the benefit of the sheriff and tax-payers of Simpson county.

On motion of same—13. A bill to supply the loss of indictments in pending criminal and penal prosecutions.


On motion of same—15. A bill to take depositions in penal cases.

Ordered, That the Committee on the Revised Statutes prepare and bring in the 1st, 4th, 13th, 14th, and 15th; the Committee on Agriculture and Manufactures the 2d; the Committee on County Courts the 3d, 5th, 6th, and 10th; the Committee on Ways and Means the 7th and 12th; the Committee on Education the 8th and 9th; and the Committee on Military Affairs the 11th.

The House then took up the bill, entitled

A bill to amend the revenue laws of this Commonwealth.

Which reads as follows, viz:—

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the passage of this act, it shall be the duty of the tax-payers of this Commonwealth to pay their taxes to the sheriff at the county seat of their respective "counties" between the 1st day of June and the 1st day of October of each year.

§ 2. The sheriff shall keep an office at or near the court-house of his
"county," and shall, by himself or deputy, attend at said office every
day, from the 1st of June to the 1st of October, to receive the taxes.
§ 3. That if any tax-payer shall fail or refuse to pay his taxes, as above
provided, the sheriff is hereby authorized to collect from such delinquent
ten per cent. on the amount of his tax due the State, "which" shall be
retained by the sheriff as additional compensation.
§ 4. This act shall remain in force for two years from its passage.

And the pending amendment, offered by Mr. Joshua F. Bell thereto,
on Saturday last, which was to amend the first section by adding after
the word "counties" the following, viz: "Or such other place as he
may designate by notice given."

The question being taken on the adoption of the amendment, it was
decided in the affirmative.

Mr. E. H. Smith moved to amend the 3d section of the bill by strik­
ing out all after the word "which," and by inserting in lieu thereof the
following, viz: "Shall be accounted for as the other revenue is
accounted for by him."

Which was adopted.

Mr. Ray moved to amend the 2d section of the bill by adding after
the word "county" the following, viz: "Or such other place as he may
have designated as aforesaid."

Which was rejected.

Mr. Powell moved to amend the 1st and 2d sections of the bill by
striking out the word "June," where it occurs in said sections, and by
inserting in lieu thereof the word "July," and by striking out the word
"October," where it occurs in said section, and by inserting in lieu
thereof the word "November."

Which was rejected.

Mr. E. H. Smith moved to amend the bill by adding thereto the
following, by way of an additional section, viz: "That the sheriff
shall, on or before the 10th day of October, in each year, report
to the Auditor, under oath, the amount of the revenue collected by
him up to and including the first of October in each year.

Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third
time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed.
The question was then taken, "Shall the bill pass?" and it was
decided in the negative.

The yeas and nays being required thereon by Messrs. Taylor and
White, were as follows, viz:
Those who voted in the affirmative, were—

A. S. Allan,  
Arthur Gregg,  
William M. Allen,  
William R. Kinney,  
Jonathan R. Bailey,  
J. F. Lanck,  
Henry Bohannon,  
J. H. Lowry,  
E. A. Brown,  
Thomas A. Marshall,  
John B. Carlile,  
John L. McGinnis,  
Samuel E. DeHaven,  
James T. Pierson,  
John M. Delph,  
F. M. Ray,  
Edward F. Dulin,  
E. W. Smith,  
Francis Gardner.

Those who voted in the negative, were—

Mr. Speaker (Taylor),  
Evan M. Garriott,  
Alexander E. Adams,  
John J. Gatewood,  
H. M. Bedford,  
Hiram Hagan,  
William Bell,  
R. A. Hamilton,  
T. J. Birchett,  
C. M. Hanks,  
John C. Bohr,  
Richard H. Hanson,  
R. J. Browne,  
C. C. Harvey,  
Isaac Calhoon,  
P. B. Hawkins,  
Gyrs Campbell,  
Jacob Hawthorn,  
John W. Campbell,  
Thomas P. Hays,  
T. P. Cardwell,  
A. H. Herrod,  
Jos. H. Chandler,  
J. L. Hill,  
John T. Clark,  
O. P. Johnson,  
James W. Davis,  
Samuel Larkins,  
Sebastian Eifort,  
Perry S. Layton,  
William Elliott,  
Thomas Linley,  
John K. Faulkner,  
L. S. Luttrell,  
Elijah Gabbert,  
Milton McGrew,  
Stephen F. Gano.

The House then took up the bill, entitled

A bill to increase the compensation of witnesses.

And the question being taken, "Shall the bill be engrossed and read a third time?" it was decided in the negative.

So said bill was rejected.

Senate bills of the following titles, viz:

1. An act for the benefit of James P. Chambers, clerk of the Jefferson circuit court.
3. An act for the benefit of J. A. Jackson, late sheriff of Webster county, and his successor in office.
5. An act for the benefit of John T. Fleming, of the county of Fleming.
6. An act for the benefit of S. W. Owens, sheriff of Ballard county.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Circuit Courts; the 2d to the Committee on County Courts; the 3d, 5th, and 6th to the Committee on Ways and Means, and the 4th to the Committee on Claims.

The amendment proposed by the Senate to a bill which originated in the House, entitled
A bill for the benefit of B. Small, of McCracken county, was then taken up, twice read, and concurred in.

And then the House adjourned.

THURSDAY, JANUARY 19, 1865.

A message was received from the Senate announcing that they had disagreed to a bill which originated in this House, entitled
A bill for the benefit of county attorneys.

That they insisted upon their disagreement to an amendment proposed by this House to a bill which originated in the Senate, entitled
An act to amend the charter of the Kentucky Coal, Mining, Iron, and Oil Manufacturing Company.

That they had passed bills which originated in this House, of the following titles, viz:
An act establishing a toll-bridge over Obion river, in Hickman county.

An act to incorporate the Hope Insurance Company of Louisville.

An act to amend the laws of the city of Newport.

An act to incorporate the Portland Commercial and Tobacco Warehouse Company.

An act to incorporate the Airdrie Petroleum Company of Kentucky.
Jan. 19.]  

HOUSE OF REPRESENTATIVES.

An act for the benefit of the public High Schools of the city of Louisville.

An act to amend an act, entitled "An act to incorporate the Southern Kentucky Collegiate Institute."

With an amendment to the last mentioned bill.

That they had passed bills of the following titles, viz:

An act for the benefit of Scott county.

An act to incorporate the Louisville Rifle Club.

An act to regulate certain proceedings in criminal and penal actions in the Jefferson county court, and examining courts within Jefferson county, and to allow compensation to the judge of the city court as an examining court.

An act for the benefit of the Baptist Colored Church of Shelbyville.

An act for the benefit of the Board of Internal Improvement of Scott county.

And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend the charter of the Owenton and Ross's Mill turnpike road company.

An act to amend the charter of the Shelbyville and Louisville turnpike road company.

The following petitions were presented, viz:

1. Mr. R. J. Broune presented the petition of C. F. Bosley, sheriff of Washington county, praying to be relieved from the payment of the amount of State revenue taken from him by guerrillas.

2. Mr. Kinney presented the petition of sundry tobacco buyers of the city of Louisville, praying for the passage of an act amending the law regulating the sale and inspection of tobacco in the city of Louisville.

3. Mr. Gatewood presented the petition of James H. Murry, late sheriff of Allen county, asking further time to collect and pay into the State Treasury the unpaid revenue of said county for the year 1864.

4. Mr. J. W. Campbell presented the petition of sundry citizens of Montgomery county, praying for the passage of an act for the benefit of Valentine Browne.

5. Mr. McGrew presented the petition of sundry citizens of Spencer county, praying for the passage of an act empowering the trustees to sell the seminary in said county.

Which were received, the readings dispensed with, and referred—
the 1st and 3d to the Committee on Ways and Means; the 2d to a select committee composed of Messrs. Kinney, Luttrell, Lowry, Johnson, Calhoon, Alfred Allen, and McFarland; the 4th to the Committee on Claims; and the 5th to the Committee on Education.

Mr. Bohannon, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of S. S. McPatridge, late sheriff of Mercer county.

An act for the benefit of Green Beard, late sheriff of Breckinridge county.

An act for the benefit of B. Small, of McCracken county.

An act for the benefit of B. F. Jameson, sheriff of Hart county.

An act for the benefit of James P. Miller, late sheriff of Russell county.

An act to incorporate the Hope Insurance Company of Louisville.

An act for the benefit of R. W. Courts, of Russellville.

An act for the benefit of James R. Curry, late judge of the Harrison county quarterly court.

An act providing for refunding to the school fund amounts overdrawn by certain counties of the State.

An act authorizing the Greenup county court to levy a tax.

An act to change the time of holding the quarterly courts in Wayne county.

An act for the benefit of W. J. Steele, of Woodford county.

An act to amend the charter of the town of Catlettsburg.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Bohannon inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—

1. An act for the benefit of Bennett Spear, late sheriff of Monroe county, and Joseph E. Mulkey, his deputy.

2. A bill for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

3. A bill for the benefit of Henry Lucas, late sheriff of McLean county.
By same—

By same—
5. A bill for the benefit of M. W. Galloway, late sheriff of Graves county.

By the Committee on Internal Improvement—
6. A bill to amend the charter of the Green County and Taylor County turnpike company.

By the Committee on Education—
7. A bill for the benefit of the Knox County Seminary.

By same—
8. A bill to amend the common school law.

By the Committee on Banks—
9. A bill to incorporate the Western Insurance Company.

By the Committee on Public Offices—
10. A bill to authorize the Auditor of Public Accounts to contract for the binding of the public books, &c.

By the Committee on County Courts—
11. A bill to increase the county levy of Henry county.

By same—

By same—
13. A bill to change the time of holding the police court of Harrodsburg for the trial of civil cases.

By same—

By the Committee on the Revised Statutes—
15. A bill to repeal sections 13, 14, and 15, of article 1, chapter 99, Revised Statutes, so far as applies to Greenup county.

By same—
16. A bill to amend the law in relation to runaways.

By Mr. English—

By the Committee on Ways and Means—
18. A bill for the benefit of A. C. Cox, sheriff of Green county.

Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 5th was recommitted to the Committee on Ways and Means; the 10th was recommitted to the Committee on Public Offices, with instructions to report a bill fixing the compensation of the Public Binder; the 16th was ordered to be printed and placed in the orders of the day; the 17th was ordered to be printed and recommitted to the Committee on the Judiciary; and the 1st, 2d, 3d, 4th, 6th, 7th, 8th, 9th, 11th, 12th, 13th, 14th, 15th, and 18th, were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Education—
1. An act to amend an act, entitled "An act to incorporate the Hustonville Christian Academy."

By same—
2. An act to amend an act, entitled "An act concerning Mayfield Seminary and Graves Academy."

By the Committee on Banks—
3. An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs or to withdraw its branch.

By the Committee on County Courts—
4. An act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.

By same—
5. An act to amend an act to establish the police court of Winchester.

By same—
6. An act to allow the county court of Webster county to hold a court of claims for the year 1864.

By same—
7. An act to authorize the clerk of the county court of Warren to deliver railroad tax receipts to executors, administrators, and guardians.

By same—
8. An act for the benefit of Jacob Corbett, county and circuit court clerk of Ballard county.
By same—
9. An act to empower the county court of Metcalfe county to borrow money and execute the bonds of the county therefor.

By same—
10. An act for the benefit of the coroner of Jefferson county.

By the Committee on Corporate Institutions—
11. An act to amend the charter of the Covington and Cincinnati Bridge Company.

The 3d bill was made the special order of the day for the 27th instant at 11 o'clock, and the 1st, 2d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, and 11th were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, and 11th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At the hour of 11 o'clock the House, according to order, took up the bill, entitled

A bill regulating the fees of constables.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, 

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by Messrs. DeHaven and Dulin, were as follows, viz:

Those who voted in the affirmative, were—

John B. Carlile, J. F. Lauck, A. H. Ward, 
Joseph H. Chandler, Perry S. Layton, W. W. Waring, 
John T. Clark, J. H. Lowry, Isaac N. Webb, 
James W. Davis, L. S. Luttrell, E. R. Weir, 
John M. Delph, Thomas A. Marshall, M. E. White, 
Edward F. Dulin, John L. McGinnis, Geo. H. Whitten, 
Sebastian Eifort, W. H. Miller, James Wilson, 
William Elliott, Thomas W. Owings, Geo. T. Wood—73. 
J. B. English,

Those who voted in the negative, were—

R. J. Browne, John J. Gatewood, Caleb Stinson, 
Samuel E. DeHaven, Jacob Hawthorn, John R. Thomas, 

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That constables shall be allowed to charge and receive the following fees, viz:

For serving a summons in any civil case, on each defendant, before a justice of the peace, $0.50
For serving a peace or search warrant, for each defendant, 1.00
For levy an attachment, 50.
And the reasonable value for removing and taking care of any attached goods, to be allowed by the court.
For summoning a garnishee, 50.
For taking up a vagrant, 50.
For summoning a witness, 20.
For collecting money under execution or other legal process, taking a replevin or forthcoming bond, or for a stay of execution, the same commission as may be allowed a sheriff, and one per cent. more.
For collecting fee bills, twelve per cent.
For summoning and attending a jury, 1.00
For serving a notice on each person notified, 0.25
For arresting and carrying a slave before a justice of the peace or other officer, 50.
For whipping a slave by order of an officer of competent authority, to be paid out of the county levy, 50.
For all other services he shall be allowed the same fees as sheriffs.

§ 2. This act shall be in force from its passage.

The following Senate bills were reported by the several committees to whom they had been referred, with amendments thereto, viz:

By the Committee on Ways and Means—
1. An act for the benefit of George Parker, late sheriff of Union county.

By the Committee on Education—
2. An act to amend an act, entitled "An act to incorporate the Hodg-
enville Male and Female Seminary," approved March 1st, 1848, and
the amendment thereto, approved March 7th, 1850.

By the Committee on County Courts—

3. An act to amend the act to establish a levy and county court for
Jefferson county.

Which amendments were severally concurred in.

Ordered, That said bills, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading
of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The Committee on Ways and Means, to whom leave was referred,
reported

A bill for the benefit of W. D. Black's securities.

Which was read the first time, and ordered to be read a second
time.

The rule of the House, constitutional provision, and second and
third readings of said bill having been dispensed with, and the same
being engrossed,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The yeas and nays being required on the passage of the bill by the
Constitution, were as follows, viz.

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Stephen F. Gano, Alexander E. Adams,
William M. Allen, Jonathan R. Bailey,
Wm. Bell, T. J. Birchett,
Henry Bohannon, John C. Bolin,
James T. Bramlette, Wm. A. Brooks,
E. A. Brown, R. J. Browne,
Isaac Calhoun, John W. Campbell,
T. P. Cardwell, John B. Carlile,
Joseph H. Chandler, John T. Clark,
James W. Davis, John M. Delph.

J. H. Lowry,

James T. Pierson, Hiram S. Powell,
F. M. Ray, John D. Ross,
George S. Shanklin, E. W. Smith,
E. H. Smith, R. J. Spurr,
Caleb Stinson, T. R. Taylor,
John R. Thomas, S. B. Thomas,
H. W. Tuttle, H. G. Van Seggern,
Thos. W. Varnon, A. G. Waggener,
Willie Waller, A. H. Ward,
W. W. Waring, Isaac N. Webb,
Edward F. Dulin, L. S. Luttrell, Edward R. Weir,  
William Elliott, Milton McGrew, M. E. White,  
William Elliott, W. H. Miller, Geo. H. Whitten,  
John K. Paulkner, Thomas W. Owings, James Wilson,  
Elijah Gabbert,  

In the negative—  


Said bill reads as follows, viz:  

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, authorized to settle with all, or a part of, the sureties of W. D. Black, late sheriff of Pulaski county, upon his revenue bonds for the years 1859 and 1860, with power to fully release and discharge one or all the sureties of said Black, who may come up and make a settlement with him, the said Auditor: Provided, That the amount received by the Auditor from the sureties of Black shall not be less than twenty-five hundred dollars, exclusive of the amounts which can be collected by said Black from his late deputies and their sureties (which is represented to be about twenty-five hundred dollars); and the Auditor is directed to have this last named sum, coming from the deputies of said Black, secured to the State before he fully discharges the sureties of Black, who may offer to settle with him. Said Auditor is directed to discharge such of said Black's sureties as may settle with him, and none others.  

§ 2. This act to take effect from its passage.  

The same committee reported  

A bill for the benefit of J. L. McCarty, late sheriff of Whitley county.  

Which was read the first time, and ordered to be read a second time.  

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,  

Resolved, That said bill do pass, and that the title thereof be as aforesaid.  

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:  

Those who voted in the affirmative, were—  

Mr. Speaker (Taylor), Elijah Gabbert,  
Alexander E. Adams, Stephen F. Gano,  
Wm. M. Allen, Francis Gardner,  
Jonathan R. Bailey, Evan M. Garriott,  
H. M. Bedford, John J. Gatewood,  
William Bell, Hiram Hagan,  
T. J. Birchett, Richard H. Hanson,  
William A. Pepper, James T. Pierson,  
Hiram S. Powell, F. M. Ray,  
Geo. S. Shanklin, John D. Ross,  
W. S. Smith.
Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Public Auditor of the State be, and he is hereby, authorized and empowered to release unto J. L. McCarty, late sheriff of Whitley county, and his sureties, all interest and damages upon a judgment rendered in the Franklin circuit court, against said sheriff and sureties, for the remainder of the revenue due from said county, for the year 1862: Provided, They shall pay the principal and costs of said judgment into the Treasury by the first day of May, 1865.

§ 2. This act to take effect from its passage.

The same committee reported
A bill for the benefit of the sureties of John G. Pickens, deceased, late sheriff of Clinton county.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of the bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, W. H. Miller,
Alexander E. Adams, John K. Faulkner, Thos. W. Owings,
A. S. Allan, W. M. Fisher, William A. Pepper,

In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That upon the payment of the principal and costs of two judgments, rendered in the Franklin circuit court, in favor of the Commonwealth of Kentucky, against John G. Pickens, late sheriff of Clinton county, for the revenue of the years 1859 and 1860, by the sureties of said Pickens, on or by the first day of May, 1865, next, the Auditor of Public Accounts is directed to release the damages and interest on said two judgments.

§ 2. This act to take effect from the date of its passage.

The same committee, to whom had been referred a Senate bill, entitled

An act for the benefit of D. B. Denton and his sureties,

asked to be discharged from the further consideration thereof, with a view to its reference to the Committee on the Judiciary.

And the question being taken on the discharge of the committee, it was decided in the affirmative.

Ordered, That said bill be referred to the Committee on the Judiciary.

The Committee on Ways and Means, to whom was referred a Senate bill, entitled

An act for the benefit of John W. Gregory, late sheriff of Union county, and his successor in office,
Reported the same with the expression of opinion that it ought not to pass.
And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.
So said bill was rejected.
The Committee on Circuit Courts, to whom was referred a Senate bill, entitled
An act to regulate the duties of circuit judges,
Reported the same, with the expression of opinion that it ought not to pass.
Mr. Dulin moved to recommit the bill to the committee, with instructions to amend the same.
Which motion was rejected.
The question was then taken, "Shall the bill be read a third time?" and it was decided in the negative.
So said bill was rejected.
The Committee on Agriculture and Manufactures, to whom was referred the report and resolutions from the Senate in relation to the proposed Federal tax on leaf tobacco,
Reported the same without amendment.
Said resolution was then twice read and adopted.
The Committee on the Revised Statutes, to whom leave was referred,
1st. To bring in a bill to repeal an act, entitled "An act to prohibit the carrying of concealed deadly weapons,"
2d. A bill for the benefit of examining courts and county attorneys,
Asked to be discharged from the further consideration thereof.
Which was granted.
The same committee, to whom was referred leave to bring in
A bill to increase the fees of jailers, asked to be discharged from the further consideration thereof.
And the question being taken, "Shall the committee be discharged?" it was decided in the negative.
The committee then reported
A bill to increase the fees of jailers,
With the expression of opinion that it ought not to pass.
Which bill was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Gatewood moved an amendment thereto.
Mr. Miller moved an amendment to the amendment.

Mr. Ward moved to recommit the bill and pending amendments to the Committee on the Revised Statutes, with instructions to report a general bill revising the fees of jailers.

And the question being taken thereon, it was decided in the negative.

Mr. Dulin moved to commit the bill and pending amendments to the Committee on County Courts.

Which was adopted.

On motion of Mr. White, indefinite leave of absence was granted to Mr. Cyrus Campbell.

Leave was given to bring in the following bills, viz:

On motion of Mr. Wood—1. A bill to amend the militia laws of Kentucky.


On motion of Mr. Layton—3. A bill for the benefit of school district No. 11, in Lewis county.

On motion of same—4. A bill to change certain voting places in Lewis county.

On motion of same—5. A bill for the benefit of James P. Garland (and deputies), late sheriff of Lewis county.

On motion of Mr. Owings—6. A bill for the benefit of Barnard Mattingly, of Meade county.

On motion of Mr. McGinnis—7. A bill for the benefit of the original stockholders in the different turnpike roads in Anderson county.

On motion of Mr. Van Seigern—8. A bill to incorporate the German Printing Association in Louisville.

On motion of Mr. Bailey—9. A bill for the benefit of school district No. 92, in Logan county.

Ordered, That the Committee on Military Affairs prepare and bring in the 1st and 6th; the Committee on Corporate Institutions the 2d and 8th; the Committee on Education the 3d and 9th; the Committee on County Courts the 4th; the Committee on Ways and Means the 5th; and the Committee on Internal Improvement the 7th.

Mr. Hanson read and laid on the table the following joint resolutions, viz:

Whereas, The General Assembly of the Commonwealth of Kentucky has been informed by the Governor of said Commonwealth, in his late message, that numbers of the loyal citizens of this Commonwealth have been arrested, imprisoned, and banished "without a hearing, and without even a knowledge of the charges against them,
merely for party and political vengeance, and to force them to pay heavy sums for their liberation;" and whereas, such arrests, imprison- ment, and banishment are in violation of the sacred constitutional rights of a free people, and tend to the subversion and destruction of civil liberty, and to the degradation of the Constitution, the laws, and the people of the Commonwealth; and whereas, it is the imperative duty of this General Assembly to inquire into and ascertain the facts in relation to such arrests, imprisonment, and banishment, that they may be presented in an authentic form to the President and the Congress of the United States, and to the General Assembly of this Commonwealth, in order that such action may be taken by these high authorities as will afford to the citizen a remedy for the past, and safety and security for the future; therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth is hereby authorized and requested to appoint a commission, to consist of three good and loyal citizens of this Commonwealth (a majority of whom may act in the premises), whose duty it shall be to inquire into, and ascertain how many and who of the citizens of this Commonwealth (not in the army or navy of the United States, or in arms against the authority of the United States or the Commonwealth of Kentucky) have been arrested without due process of law; by what process, or order, or authority, arrested; when, where, and in what manner confined, and for what period of time, and how treated and dealt with during said confinement; also the charges upon which said arrests were made, whether in writing or otherwise, and whether the persons arrested were informed of said charges and a copy thereof delivered to them, and whether a copy of the charges were at any time refused to said persons, and whether all necessary facilities for a fair trial were afforded to said persons; whether they were permitted to have legal counsel of their choice, compulsory process for their witnesses, and time and opportunity to procure their attendance or their evidence, and such other kindred facts as may be deemed necessary by said commission.

2. Resolved, The members of said commission, before proceeding to act herein, shall take an oath faithfully and impartially to perform the duties herein imposed, and they shall have power to send for persons and papers, and to swear witnesses, and take evidence by affidavit, deposition, or orally; but such oral evidence shall be reduced to writing when taken; and they may adjourn from time to time and place to place in this Commonwealth, until their business is completed.

3. Resolved, Said commission shall make a report to the Governor of the Commonwealth of their proceedings herein, and of the facts and information obtained, and shall also file with him the evidence and proofs taken by them; and the General Assembly will hereafter provide, by law, a fair remuneration for their services rendered herein.


The rule of the House, requiring joint resolutions to lie one day on the table, having been dispensed with,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on the Judiciary.

A bill from the Senate, entitled "An act for the benefit of the Board of Internal Improvement of Scott county,"

Was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.

FRIDAY, JANUARY 20, 1865.

A message was received from the Senate announcing that they had concurred in the amendment proposed by this House to a bill, which originated in the Senate, of the following title, viz:

An act to regulate the fees of circuit and county court clerks.

That they had passed bills which originated in this House, of the following titles, viz:

An act to amend the road law of Greenup county.
An act to incorporate the Falls City Bank of Louisville.
An act to incorporate the Sigma Alpha Phi Society.
An act for the benefit of certain school districts in Washington county.
An act to incorporate the Breckinridge Petroleum Company of Kentucky.

An act providing for the collection of the county levy in McCracken county for 1864 and 1865.

With amendments to the last three mentioned bills.

That they had concurred in a joint resolution, which originated in this House, instructing the State Librarian to purchase Stanton's Codes of Practice for the use of the State, with an amendment thereto.
And that they had passed bills of the following titles, viz:

An act to extend the terms of the Mercer circuit court.

An act for the benefit of James H. Walker, former sheriff of Crittenden county.

An act to raise a bounty fund in Bracken county, and for other purposes.

An act for the benefit of William F. Combs, committee of Margaret Brown, a pauper idiot, of Hardin county.

An act to incorporate the Green River Valley Oil Company.

An act to incorporate the Columbia Oil Company.

A message was received from the Governor by Mr. Page, Assistant Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Ohio and Mississippi Transportation Company.

An act for the benefit of the sheriff of Henry county.

An act for the benefit of Montgomery county.

An act to incorporate the Newport and Covington Water-works Company.

An act empowering the Nicholas county court to levy and collect a local bounty fund for volunteers in the United States army.

An act for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

An act for bounty fund purposes in Campbell county.

An act to incorporate the Hope Insurance Company of Louisville.

An act to amend the charter of the town of Catlettsburg.

An act to change the time of holding the quarterly courts in Wayne county.

An act for the benefit of S. S. McFatridge, late sheriff of Mercer county.

An act for the benefit of B. Small, of McCracken county.

An act for the benefit of James R. Curry, late judge of the quarterly court of Harrison county.

An act for the benefit of W. J. Steele, of Woodford county.

An act for the benefit of Green Beard, late sheriff of Breckinridge county.

An act for the benefit of B. F. Jameson, sheriff of Hart county.

An act authorizing the Groenup county court to levy a tax.
An act for the benefit of James P. Miller, late sheriff of Russell county.

An act for the benefit of R. W. Courts, of Russellville.

An act providing for refunding to the school fund amounts overdrawn by certain counties of the State.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act establishing a toll-bridge over Obion river, in Hickman county.

An act to amend the laws of the city of Newport.

An act to incorporate the Portland Commercial and Tobacco Warehouse Company.

An act to incorporate the Airdrie Petroleum Company of Kentucky.

An act for the benefit of the public High Schools of the city of Louisville.

Also, enrolled bills and resolutions, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Exchange Bank of Kentucky."

An act for the benefit of J. A. Jackson, late sheriff of Webster county.

An act for the benefit of D. L. Miller, late sheriff of Ohio county.

An act for the benefit of W. H. Sanford, clerk of the Owen circuit court.

Resolution providing for the removal of the remains of John Finley and Simon Kenton to the cemetery at Frankfort.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following petitions were presented, viz:

1. Mr. Kinney presented the petition of Joseph C. Harrison, late sheriff of Daviess county, praying for the passage of an act for his benefit.

2. Also, the petition of David W. Walden, late sheriff of Henderson county, praying for the passage of an act for his benefit.

Which were received, the reading dispensed with, and referred to the Committee on Ways and Means.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:
By Mr. Kinney—

1. A bill to increase the fees of the Superintendents and Inspectors of Tobacco in the city of Louisville.

By the Committee on County Courts—

2. A bill to legalize the acts of S. K. Damron, deputy county clerk of Pike county.

By same—

3. A bill to change the times of holding the quarterly courts in Logan county.

By same—

4. A bill authorizing the Auditor to have the revenue of Wolfe county collected.

By same—

5. A bill for the benefit of the sheriff of Hancock county.

By the Committee on Corporate Institutions—

6. A bill to charter the Sandy Valley railroad company.

By same—

7. A bill to incorporate the Greenup County Mining, Petroleum, and Manufacturing Company.

By same—

8. A bill to amend an act, entitled "An act to amend and reduce into one all the acts concerning the town of Bowling Green," approved March the 5th, 1856.

By same—


By same—

10. A bill to amend the charter of the Lexington and Big Sandy railroad, and to incorporate the Lexington and Big Sandy railroad company—Eastern Division; and Lexington and Big Sandy railroad company—Western Division.

By same—

11. A bill to incorporate the old Steam Mining and Manufacturing Company.

By same—

12. A bill to incorporate the Stanford and Mason’s Gap turnpike road company.

By same—

13. A bill to incorporate the Kentucky River Oil Company.

By same—

14. A bill to incorporate the Green River Oil Company.
By the Committee on the Revised Statutes—
15. A bill to amend an act concerning idiot paupers.
By the Committee on Ways and Means.
16. A bill for the benefit of James Tuggle, former sheriff of Knox county.
    By same—
17. A bill for the benefit of F. Willis, sheriff of Trimble county.
    By same—
18. A bill for the benefit of the sureties of G. W. Goodrum, late sheriff of Marion county.
By the Committee on Education—
19. A bill for the benefit of the county of Spencer.
Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bills having been dispensed with,
The 4th was committed to the Committee on Ways and Means; and the 1st, 2d, 3d, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, and 19th bills were severally ordered to be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, and 19th bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:
By the Committee on County Courts—
1. An act for the benefit of A. B. Baird, late county judge of Ohio county.
By the Committee on Corporate Institutions—
2. An act to incorporate the Cumberland River Oil and Salt Company.
    By same—
3. An act to incorporate the Bullitt County Petroleum, Oil, Mining, and Manufacturing Company, and to develop the mineral resources of said county.
    By same—
4. An act to amend the charter of the Louisville and Nashville railroad company.
5. An act for the benefit of Cave Hill Cemetery Company, of Louisville.


7. An act to amend the charter of the Barren County railroad company.

8. An act to amend an act, entitled "An act to incorporate the Exchange Bank of Kentucky."

9. An act to incorporate the First Unitarian Church of Louisville.

10. An act for the benefit of John T. Fleming, of the county of Fleming.

11. An act to amend the charter of the Shelbyville and Louisville turnpike company.

Which were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, with amendments thereto, viz:

1. An act to incorporate the International Oil Company.

2. An act for the benefit of S. W. Owens, sheriff of Ballard county.

Which amendments were concurred in.

Ordered, That said bills, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Ways and Means, to whom was referred a bill from the Senate, entitled
An act for the benefit of J. A. Jackson, late sheriff of Webster county, and his successor in office,
Reported the same, with the expression of opinion that it ought not to pass.
And the question being taken, "Shall the bill be read a third time?" it was decided in the negative.
So said bill was rejected.
The Committee on Ways and Means, to whom leave was referred, reported
A bill for the benefit of M. A. Marshall.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of the bill by Messrs. Fisher and DeHaven, were as follows, viz:
Those who voted in the affirmative, were—
Alexander E. Adams, Francis Gardner, William A. Pepper,
Wm. M. Allen, Evan M. Garriott, James T. Pierson,
Jonathan R. Bailey, John J. Gatewood, F. M. Ray,
H. M. Bedford, Aaron Gregg, John D. Ross,
William Bell, Hiram Hagan, J. C. Sayers,
T. J. Burchett, C. M. Hanks, Geo. S. Shanklin,
Henry Bohannon, Richard H. Hanson, E. W. Smith,
John C. Bolin, C. C. Harvey, E. H. Smith,
James T. Bramlette, P. B. Hawkins, Caleb Stinson,
Wm. A. Brooks, Jacob Hawthorn, T. R. Taylor,
E. A. Brown, Thomas P. Hayes, John R. Thomas,
Isaac Calhoon, A. H. Herrod, S. B. Thomas,
Jno. W. Campbell, J. L. Hill, Wm. R. Thompson,
John B. Carlile, M. E. Ingram, H. W. Tuttle,
Joseph H. Chandler, O. P. Johnson, Henry G. Van Seggern,
James W. Davis, William R. Kinney, Thomas W. Varnon,
Samuel E. DeHaven, Samuel Larkins, A. G. Waggener,
John M. Delph, J. F. Lauck, Willie Waller,
Sebastian Efford, Thomas Linley, W. W. Waring,
William Elliott, Thomas A. Marshall, Isaac N. Webb,
J. B. English, Milton McGrew, E. R. Weir,
J. K. Faulkner, H. C. McLoed, Geo. H. Whitten,
Elijah Gabbert, W. H. Miller, James Wilson,
Those who voted in the negative, were—

Mr. Speaker (Taylor), Perry S. Layton, Hiram S. Powell,
R. J. Browne, J. H. Lowry, R. J. Spurr,
John T. Clark, L. S. Luttrell, A. H. Ward,
W. M. Fisher, William L. Neale,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Martha A Marshall, wife of W. B. Marshall, is hereby made capable in law of making contracts, and of acquiring and holding property, real or personal, free from the control of her said husband, in the same manner as if she were a feme sole, and in like manner to sell, convey, or otherwise dispose of the same.

§ 2. This act to take effect from its passage.

The same committee reported

A bill for the benefit of Francis Catron, late sheriff of Knox county.
Which was read the first time, and ordered to be read a second time.

The yeas and nays being required on the passage of said bill by Messrs. S. B. Thomas and Davis, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, Hiram S. Powell,
Alexander E. Edams, Aaron Gregg, F. M. Ray,
Wm. M. Allen, Hiram Hagan, John D. Ross,
Jonathan R. Bailey, C. M. Hanks, J. C. Sayers,
H. M. Bedford, Richard H. Hanson, George S. Shanklin,
T. J. Birchett, C. C. Harvey, E. W. Smith,
Henry Bohannon, P. B. Hawkins, E. H. Smith,
John C. Bolin, Jacob Hawthorn, R. J. Spurr,
James T. Bramlette, Thomas P. Hays, Caleb Stinson,
Wm. A. Brooks, A. H. Herrod, John R. Thomas,
E. A. Brown, J. L. Hill, S. B. Thomas,
R. J. Browne, M. E. Ingram, Wm. R. Thompson,
Isaac Calhoun, O. P. Johnson, H. W. Tuttle,
John W. Campbell, Wm. R. Kinney, H. G. Van Seggern,
Joseph H. Chandler, Samuel Larkin, Thomas W. Varnon,
John T. Clark, J. F. Lauck, A. G. Waggener,
James W. Davis, Perry S. Layton, Willie Waller,
Samuel E. DeHaven, L. S. Luttrell, A. H. Ward,
John M. Delph, Thos. A. Marshall, W. W. Waring,
Edward F. Dulin, John L. McGinnis, Isaac N. Webb,
Said bill reads as follows, viz:

WHEREAS, Francis Catron, sheriff of Knox county, has paid the principal of all the revenue due from said county for the year 1862, into the Treasury of the State; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That upon the payment into the Treasury of the costs of the judgment rendered in the Franklin circuit court, against the said Catron and his sureties, on account of the revenue due from Knox county for the year 1862, the Auditor is authorized and directed to release the interests and damages in said judgment.

§ 2. That the said Catron is hereby allowed the further time of two years to wind up his business as sheriff, and collect his uncollected revenue and county levy and fee bills.

§ 3. This act to take effect from its passage.

The Committee on Circuit Courts, to whom was referred A bill for the benefit of the Harlan county circuit court, Reported the same without amendment.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on the Judiciary, to whom was referred the petition of Wm. J. Hobson, A. G. Hobson, and James R. Underwood, executors of the will of Jonathan Hobson, deceased, praying for the passage of an act for their benefit, asked to be discharged from the further consideration thereof.

Which was granted.

On motion of Mr. McFarland,

Ordered, That he be relieved from serving further on the Committee on Propositions and Grievances.

On motion of Mr. Carlile,

Ordered, That Mr. R. J. Browne be added to the Committee on Banks.

On motion of Mr. J. R. Thomas, leave of absence was granted Messrs. Chandler, Elliott, and McLoed until Tuesday next; to Mr. Cardwell until Monday next; and to Mr. Rapier indefinitely.
Mr. Ross moved to reconsider the vote by which the House, on Wednesday last, rejected the bill, entitled

A bill to amend the revenue laws of this Commonwealth.

And the question being taken thereon, it was decided in the affirmative.

Mr. Ross then moved to reconsider the vote by which the House dispensed with the third reading of the bill, and also the vote by which it was ordered to be engrossed and read a third time.

Which motion was adopted.

Ordered, That said bill be referred to the Committee on Ways and Means.

Mr. T. R. Taylor moved that a message be sent to the Senate to ask leave to withdraw the announcement made to that body of the passage by this House of a bill, entitled

A bill to increase the compensation to sheriffs for collecting the revenue.

Which motion was rejected.

Mr. Ward moved to reconsider said vote.

Which motion was adopted.

The question was then taken again upon the adoption of Mr. Taylor's motion,

And it was decided in the affirmative.

After a short time, said bill was handed in at the Clerk's table.

Mr. J. R. Taylor then entered a motion to reconsider the vote by which the bill was passed by this House.

A message was received from the Senate, asking leave to withdraw the announcement made by them of their disagreement to a bill which originated in this House, entitled

A bill for the benefit of county attorneys.

Which was granted.

Leave was given to bring in the following bills, viz:

On motion of Mr. Delph—1. A bill to authorize the city court of Louisville to issue bonds, payable out of the sinking fund of the city, to pay bounties to soldiers.

On motion of same—2. A bill to enable the city of Louisville to levy a tax, with which to pay bounties to soldiers.

On motion of same—3. A bill to prohibit substitute brokerage.

On motion of same—4. A bill to incorporate the Big Sandy Petroleum Company.
On motion of same—5. A bill for the benefit of common school dis­
tict No. 36, in Marion county.
On motion of same—6. A bill in relation to the railroad tax in Mc­
Cracken county.
On motion of Mr. Waggener—7. A bill for the benefit of Benja­
min B. Vaughn, late sheriff of Cumberland county.
On motion of Mr. Kinney—8. A bill for the benefit of Joseph G.
Harrison, sheriff of Daviess county.
On motion of Mr. Webb—9. A bill to supply lost records in Henry
county.
On motion of Mr. Owings—10. A bill for the benefit of R. R. Jones,
of Meade county.

Ordered, That the Committee on Corporate Institutions prepare and
bring in the 1st, 2d, and 4th; the Committee on the Revised Statutes
the 3d; the Committee on Education the 5th; the Committee on
County Courts the 6th; the Committee on Ways and Means the 7th,
8th, and 10th; and the Committee on Circuit Courts the 9th.

Mr. Shanklin read and laid on the table the following joint reso­
lutions, viz.:

WHEREAS, It has been communicated to the General Assembly of the
Commonwealth of Kentucky that the military authorities, without
law, and in violation of law, recently established in the State of
Kentucky boards of trade, who, for certain fees, were to pass upon
and determine who should buy and sell, not only in the ordinary
course of trade, but for family supplies; and, as practiced in Kentucky,
it was a system of partisan political corruption and oppression; and,
under said system of trade regulations, frauds, swindles, and oppres­
sions have been practiced upon the citizens of Kentucky to a large
amount, and important markets closed and prohibited to them by
threats of military arrests and confiscation of their property; and
whereas, it has been stated and rumored that persons holding places
in the board of trade were engaged in trade themselves, and that
they have used their position and office to break down competition in their
respective business, increase their profits, and extend their trade and
business; and whereas, it has been stated and rumored that divers cit­
cizens of Kentucky have been engaged in procuring trade permits for
other persons, and extorting large and exorbitant fees, bribes, and re­
wards therefor. Now, for the purpose of vindicating the innocent upon
whom suspicion of fraud and corruption may rest, and exposing the
guilty and bringing them to condign punishment, and preventing a
repetition of like frauds, swindles, and oppressions in the future, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky,
That a committee of five, two from the Senate and three from the
House of Representatives, be appointed by the respective Speakers
thereof, whose duty it shall be to investigate and ascertain and report
the following facts, to-wit:
1st. Whether the trade system recently established by the military authorities in the State of Kentucky was authorized by law.

2d. Whether said trade system was used for partisan political purposes, and to prevent the free exercise of the elective franchise.

3d. Whether said trade system and regulations, as carried out, was oppressive and injurious to any of the citizens of Kentucky engaged in lawful trade and legitimate business.

4th. Whether any of the boards of trade thus established, or any member or members thereof, used their official position and power to extend their own business and increase their profits, or for the purpose of breaking down competition and securing a monopoly.

5th. Whether any citizen of Kentucky, or other person or persons, were engaged in securing trade permits for other persons, and charging exorbitant fees, bribes, and rewards for the same, and extorting payment thereof. Said committee to have the power to send for persons and papers, and to take any testimony that may be adduced before them, either oral or written, reducing such oral testimony to writing, and return the same with their report.

2. Be it further resolved, That for the purpose of facilitating said investigation, each member of the present General Assembly be requested to communicate to said committee any knowledge or information he may have in relation to the matters embraced in the foregoing preamble and resolution.

Mr. Shanklin moved to dispense with the rule of the House requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Owings and J. R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Mr. SPEAKER (Taylor), Wm. M. Fisher, F. M. Ray, John D. Ross, J. C. Sayers,
Alexander E. Adams, Elijah Gabbert, George S. Shanklin,
William M. Allen, Stephen F. Gano, E. H. Smith,
Jonathan R. Bailey, Evan M. Garriott, R. J. Spurr,
William Bell, John J. Gatewood, Caleb Stinson,
T. J. Birchett, Hiram Hagan, T. R. Taylor,
John G. Bolin, C. M. Hanks, John R. Thomas,
James T. Bramlette, Richard H. Hanson, S. B. Thomas,
Wm. A. Brooks, C. C. Harvey, Wm. R. Thompson,
R. J. Browne, P. B. Hawkins, H. W. Tuttle,
Isaac Calhoun, Samuel Larkins, H. G. Van Seggern,
John B. Carlile, J. F. Lanack, Thos. W. Varnon,
Jos. H. Chandler, L. S. Lattrell, A. G. Waggner,
John T. Clark, Thos. A. Marshall, A. H. Ward,
Samuel E. DeHaven, Milton McGrew, Isaac N. Webb,
John M. Delph, H. C. McLeod, E. R. Weir,
Edward G. Dunlop, W. H. Miller, George T. Wood,
William Elliott, Thomas W. Owings,
J. B. English, James T. Pierson,
Those who voted in the negative, were—

H. M. Bedford, A. H. Herrod, Wm. L. Neale,
Henry Bohannon, J. L. Hill, Willia A. Pepper,
E. A. Brown, O. P. Johnson, Hiram S. Powell,
John W. Campbell, Wm. R. Kinney, E. W. Smith,
James W. Davis, Perry S. Layton, Willie Waller,
Francis Gardner, Thomas Linley, W. W. Waring,
Aaron Gregg, J. H. Lowry, M. E. White,

Ordered, That the Public Printer forthwith print 150 copies of said resolutions for the use of the members of the General Assembly, and that the same be referred to the Committee on the Judiciary.

Mr. Wood moved the following resolutions, viz:

WHEREAS, It is publicly charged that the Hon. Joshua F. Bullitt, the present Chief Justice of the Court of Appeals of Kentucky, is, and has been, for more than a year past, a member of, and in full and cordial association with, a treasonable order, known as the “Order of the Sons of Liberty;” therefore,

1. Resolved, That a special committee of five members of this House, to be appointed by the Chair, be instructed to inquire whether or not said Bullitt is or has been a member of said order, what position or office he holds or has held therein, and whether or not said order is treasonable or unlawful in its aims and objects, and report at the earliest practicable moment.

2. Resolved, That said committee be empowered to send for persons and papers, and to employ a clerk, should they deem one necessary, and fix his compensation.

Ordered, That said resolutions be referred to the Committee on the Court of Appeals.

Mr. Bramlette moved the following resolution, viz:

Resolved, That the Sergeant-at-Arms be directed to furnish to the members of the House the usual amount and quantity of stationery.

The rule of the House in regard to resolutions having been dispensed with, said resolution was taken up, twice read, and adopted.

Senate bills of the following titles, viz:

1. An act for the benefit of the Scott county court.
2. An act to incorporate the Louisville Rifle Club.
3. An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county, and to allow compensation to the judge of the city court as an examining court.
4. An act for the benefit of the Baptist Colored Church, of Shelbyville.
5. An act to extend the terms of the Mercer circuit court.
6. An act for the benefit of James H. Walker, former sheriff of Crittenden county.
7. An act to raise a bounty fund in Bracken county, and for other purposes.
8. An act for the benefit of Wm. F. Combs, committee of Margaret Brown, a pauper idiot of Hardin county.
9. An act to incorporate the Green River Valley Oil Company.
10. An act to incorporate the Columbia Oil Company.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d, 9th, and 10th were referred to the Committee on Corporate Institutions; the 3d to the Committee on the Judiciary; the 4th to the Committee on Religion; the 5th to the Committee on Circuit Courts; the 6th to the Committee on Ways and Means; the 8th to the Committee on Claims; and the 1st and 7th were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st and 7th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

And then the House adjourned.

SATURDAY, JANUARY 21, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of the sheriff of Caldwell county.
An act to amend article 12, chapter 83, Revised Statutes, title "Revenue and Taxation."
An act for the benefit of certain stockholders in the Versailles and Anderson turnpike road company.
An act to authorize the county court of Wayne county to grant tavern licenses.

An act to authorize the Washington county court to levy an ad valorem tax for the purpose of building a new jail.

An act for the benefit of Martin Bailey, jailer of Monroe county.

An act to authorize the county judge to increase the county levy five cents on each tithe in Nelson county for the year 1865.

An act to allow the county judge of McCracken county to hold his quarterly and other courts at any place in the corporate limits of Paducah.

An act to incorporate the Lebanon Female Academy.

An act to incorporate the Eastern Kentucky Petroleum Company.

An act to incorporate the McHenry Petroleum Company.

An act to incorporate the Ashland Lodge, No. 370, of Free and Accepted Masons.

That they had passed bills of the following titles, viz:

An act to amend chapter 28 of the Revised Statutes, title "Crimes and Punishments."

An act to incorporate the Louisville Petroleum and Oil Refining Company.

An act to empower the Butler county court to levy a tax to create a bounty fund.

An act authorizing the county court of Hancock county to increase the county levy and levy an ad valorem tax.

An act to amend chapter 63, of the Revised Statutes, title "Limitation of Actions and Suits."

An act to amend the charter of the city of Covington.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act empowering the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864.

An act to amend an act, entitled "An act to legalize and pay off the debt of Bracken county," approved February 5, 1864.

An act giving William R. McFerran, late county judge of Barren county, further time to collect his uncollected fee bills.

Mr. Harvey presented the petition of sundry citizens of Metcalfe county, praying for the passage of an act to repeal an act to change the boundary line between the counties of Metcalfe and Barren, approved March 3, 1863.
Which was received, the reading dispensed with, and referred to the Committee on Propositions and Grievances.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills which originated in this House of the following titles, viz:

- An act to amend the road law of Greenup county.
- An act to incorporate the Falls City Bank of Louisville.
- An act to incorporate the Sigma Alpha Phi Society.

Also, bills which originated in the Senate, of the following titles, viz:

- An act to regulate the fees of chancery, circuit, and county court clerks.
- An act to amend an act, entitled "An act concerning Mayfield Seminary and Graves College."
- An act to amend an act, entitled "An act to incorporate the Hustonville Christian Academy."
- An act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.
- An act to amend an act to establish the police court of Winchester.
- An act to allow the county court of Webster county to hold a court of claims for the year 1864.
- An act for the benefit of Thomas Conway, late sheriff of Union county.
- An act to authorize the clerk of the county court of Warren to deliver railroad tax receipts to executors, administrators, and guardians.
- An act for the benefit of Jacob Corbett, county and circuit court clerk of Ballard county.
- An act to amend the charter of the Covington and Cincinnati Bridge Company.
- An act to empower the county court of Metcalfe county to borrow money and execute the bonds of the county therefor.
- An act for the benefit of the estate of John L. Scott, deceased.
- An act for the benefit of the Board of Internal Improvement of Scott county.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:
By Mr. J. W. Campbell—

1. A bill for the benefit of James L. Arnold, late clerk of the Nicholas circuit court.

By the Committee on Privileges and Elections—

2. A bill to change a voting place in precinct No. 8, in Knox county.

By the Committee on Internal Improvement—

3. A bill for the benefit of persons owning stock in turnpike roads in Anderson county.

By the Committee on Circuit Courts—

4. A bill to give concurrent jurisdiction to the circuit and quarterly courts of the counties of Lawrence and Boyd in all civil cases arising in the counties of Floyd and Pike.

By the Committee on County Courts—

5. A bill concerning railroad tax receipts.

By same—

6. A bill in relation to the railroad tax in McCracken county.

By same—

7. A bill to change voting precincts in Lewis county.

By the Committee on the Revised Statutes—

8. A bill to amend article 1, of chapter 28, of the Revised Statutes, title “Crimes and Punishments.”

By same—

9. A bill to change the boundary of election precinct No. 3, in Grant county.

By the Committee on Corporate Institutions—

10. A bill to incorporate the Big South Fork Petroleum Company.

By same—

11. A bill to incorporate the Muhlenburg Petroleum, Oil, Coal, and Salt Company.

By same—

12. A bill to incorporate the Big Sandy Petroleum Company.

By same—

13. A bill to incorporate Pond River Lodge, No. 244, of Free and Accepted Ancient York Masons.

By same—

14. A bill to amend the charter of the Covington and Lexington turnpike company.

By same—15. A bill to enable the city of Louisville to issue bonds to provide a bounty fund.
By same—
16. A bill to incorporate the Coopers' Union of the city of Louisville.

By same—
17. A bill to provide a bounty fund in the city of Louisville.

Which were severally read the first time, and ordered to be read a
second time.

The rule of the House, constitutional provision, and second reading
of said bills having been dispensed with, the 8th was ordered to be
printed, and was placed in the orders of the day; and the 1st, 2d, 3d,
4th, 5th, 6th, 7th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th
were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading
of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, 10th, 11th, 12th, 13th, 14th, 15th,
16th, and 17th bills having been dispensed with, and the same being
engrossed,

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The Committee on Public Offices, to whom was recommitted a bill
and the pending amendment thereto, entitled,

A bill to authorize the Auditor of Public Accounts to contract for
the binding of the public books, &c.,

Reported the same back to the House, with an amendment by way
of substitute for said bill and pending amendments.

Which was concurred in.

Ordered, That said bill, as amended, be engrossed and read a third
time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being en-
grossed,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The yeas and nays being required on the passage of said bill by the
Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Hiram Hagan, F. M. Ray,
Alexander E. Adams, C. M. Hanks, John D. Ross,
Wm. M. Allen, C. C. Harvey, J. C. Sayers,
H. M. Bedford, P. B. Hawkins, Geo. S. Shanklin,
William Bell, Jacob Hawthorn, E. W. Smith,
T. J. Birchett, A. H. Herrod, E. H. Smith,
Those who voted in the negative, were—

Edward F. Dulin, John J. Gatewood—2.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts shall contract with the Public Binder, on fair and reasonable terms, for the binding of the public books, not exceeding thirty-three per cent. advance on former rates for said work; which contract shall be examined and approved by the Governor before the money is paid.

§ 2. All acts and parts of acts coming in the purview of this act shall be, and the same are hereby, repealed.

§ 3. This act to take effect from and after its passage.

The Committee on the Revised Statutes, reported

A bill to confer upon Emily Vaughn all the rights of an unmarried woman.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. DeHaven moved an amendment thereto, by way of substitute therefor.

Which was adopted.

Ordered, That said bill, as amended, be engrossed, and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Committee on the Judiciary, to whom was referred a bill from the Senate, entitled
An act for the benefit of D. B. Denton and his sureties,
Reported the same to the House, with the expression of opinion that it ought not to pass.
And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.
So said bill was rejected.
The Committee on Corporate Institutions, to whom was referred a bill from the Senate, entitled
An act to incorporate the Columbia Oil Company,
Reported the same to the House without amendment.
Ordered, That said bill be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Committee on the Judiciary, to whom was referred the petition of James D. Waide and Mary A. Waide, heirs and devises of Richard Persefull, deceased, praying for the passage of an act empowering James A. Waide to execute deeds to land sold by said Persefull in his lifetime; and to whom also was referred the resolution of Mr. Waring, in relation to the intermarriage of colored persons in this Commonwealth, asked to be discharged from the further consideration of said petition and resolution.
Which was granted.
The Committee on the Judiciary, who were appointed to prepare and bring in
A bill to supply the loss of indictments in pending criminal and penal prosecutions; and also
A bill to authorize the taking of depositions in penal cases,
Asked to be discharged from the further consideration thereof.
Which was granted.
Ordered, That the Committee on the Codes of Practice prepare and bring in the same.
Leave was given to bring in the following bills, viz:
On motion of Mr. Waring—1. A bill to provide a bounty fund and arrear ages of pay to widows and orphans of deceased soldiers, who died before being mustered into the service of the United States.
On motion of Mr. Powell—2. A bill for the benefit of school district No. 23, in Breathitt county.

On motion of Mr. Thompson—3. A bill for the benefit of the surveyors of this Commonwealth.


On motion of same—5. A bill for the benefit of school district No. 39, in Russell county.

On motion of Mr. McFarland—6. A bill for the benefit of John Locke, late sheriff of Daviess county.

On motion of Mr. Wm. Bell—7. A bill to allow the county court of Fleming county to assess a county tax.

On motion of Mr. Dulin—8. A bill to empower the Bath county court to sell the poor-house lands of said county, and purchase others for a poor-house.

On motion of Mr. Powell—9. A bill for the benefit of Solomon C. Saylor, late sheriff of Harlan county.

On motion of Mr. Webb—10. A bill to amend section 8, of article 3, chapter 48, of the Revised Statutes.

On motion of Mr. Ray—11. A bill authorizing the election of officers in the town of Columbus at an earlier day than that now fixed by the charter of said town.

On motion of Mr. Brooks—12. A bill for the benefit of Major Alfred Smith, of Rockcastle county.

On motion of Mr. Linley—13. A bill for the benefit of school districts Nos. 15, 16, and 20, of Lyon county.

On motion of Mr. Neale—14. A bill for the benefit of the Richmond and Tate's Creek turnpike road company.

On motion of Mr. Birchett—15. A bill for the benefit of the German and English Academy, of Louisville.

On motion of Mr. Weir—16. A bill to authorize the county court of Muhlenburg to provide for the defense of said county against guerrillas.

On motion of Mr. Bohannon—17. A bill to enlarge the boundaries of Clayvillage, in Shelby county.

On motion of Mr. Lauck—18. A bill for the benefit of school districts Nos. 10 and 16, in Simpson county.


On motion of Mr. Hawkins—20. A bill for the benefit of common school districts Nos. 44 and 46, in Warren county.
On motion of same—21. A bill to amend an act, entitled "An act to provide for the establishment and organization of the army of Kentucky."

On motion of same—22. A bill to amend an act, entitled "An act empowering the Governor to raise a force for the defense of the State."

On motion of Mr. R. J. Browne—23. A bill to charter the Big Paint Creek Oil Company.

On motion of Mr. White—24. A bill for the benefit of school district No. 6, in Whitley county.

On motion of same—25. A bill to amend the charter of the Whitley and Laurel turnpike road company.


On motion of Mr. Hanks—27. A bill for the benefit of Lewis L. Garrett, of the county of Clarke.

On motion of Mr. S. B. Thomas—28. A bill to incorporate the Pulaski County Petroleum Company.

Ordered, That the Committee on Military Affairs prepare and bring in the 1st, 12th, 16th, 21st, and 22d; the Committee on Education the 2d, 5th, 13th, 15th, 18th, 20th, and 24th; the Committee on the Revised Statutes the 3d and 10th; the Committee on Ways and Means the 4th, 6th, 9th, 19th, and 27th; the Committee on County Courts the 7th and 8th; and the Committee on Corporate Institutions the 11th, 14th, 17th, 23d, 25th, 26th, and 28th.

On motion of Mr. Webb, leave of absence was granted to Messrs. Waller and Faulkner until Tuesday next, and to Messrs. Fisher and Bailey indefinitely.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That the Committee on Privileges and Elections be instructed to inquire if any legislation is necessary to have Kentucky represented in the next Congress of the United States, in the event there should be a call session of Congress before the next regular August election, and that they report by bill or otherwise.

The rule of the House in relation to resolutions having been disposed of, said resolution was twice read and adopted.

Mr. R. J. Browne also moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts report to this House if there is any falling off in the valuation of taxable property for the year 1864, as compared with the years 1860, 1861, 1862, and 1863; and if so, what that deficiency is; further, how many counties have paid
up in full the revenue for the year 1864, how many have paid in part, and how many have totally failed, and the reason of such failures.

The rule of the House in relation to resolutions being dispensed with, said resolution was twice read and adopted.

Mr. Waring moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts report to this House the exact date at which each sum of the gold received by the State from the Southern Bank of Kentucky was sold.

The rule of the House in relation to resolutions being dispensed with, said resolution was twice read and adopted.

Mr. Gabbert moved the following resolution, viz:

Resolved, That the Committee on Education, to whom was referred a petition praying an amendment to the charter of Kentucky University, have power to send for persons and papers, to be used as evidence before said committee: Provided, The State shall incur no expense for such attendance; but the expenses thereof shall be paid by persons who may desire and procure such attendance.

The rule of the House in relation to resolutions having been dispensed with, said resolution was twice read and adopted.

Senate bills of the following titles, viz:

1. An act to amend chapter 28 of the Revised Statutes, title “Crimes and Punishments.”

2. An act to incorporate the Louisville Petroleum and Oil Refining Company.

3. An act to empower the Butler county court to levy a tax to create a bounty fund.

4. An act authorizing the county court of Hancock county to increase the county levy and lay an ad valorem tax.

5. An act to amend chapter 63, of the Revised Statutes, title “Limitation of Actions and Suits.”

6. An act to amend the charter of the city of Covington.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st and 5th were referred to the Committee on the Revised Statutes; the 2d and 6th to the Committee on Corporate Institutions, and the 3d and 4th to the Committee on County Courts.

And then the House adjourned.
A message was received from the Senate announcing that they had disagreed to a joint resolution, which originated in this House, regarding the committee appointed to visit the President and Secretary of War; and that they had concurred in amendments proposed by this House, to bills which originated in the Senate, of the following titles, viz:

- An act for the benefit of George Parker, late sheriff of Union county.
- An act to incorporate the International Oil Company.
- An act to amend the charter of the Louisville and Shelbyville turnpike road company.
- An act to amend the act to establish a levy and county court for Jefferson county.
- An act for the benefit of S. W. Owens, sheriff of Ballard county.

That they had passed bills which originated in this House, of the following titles, viz:

- An act to regulate fees of justices of the peace.
- An act to regulate the fees of county judges.
- An act in relation to the office of State Librarian.
- An act regulating the fees of constables.
- An act for the benefit of the Knox County Seminary.
- An act to change the time of holding the police court of Harrodsburg for the trial of civil cases.

And that they had passed a bill, entitled "An act to amend and reduce into one all the acts concerning the town of Bowling Green," approved March 5, 1856.

- An act to incorporate the Green River Oil Company.
- An act for the benefit of F. Willis, sheriff of Trimble county.

And that they had passed a bill, entitled

- An act for the benefit of railroad companies of Kentucky.

The following petitions were presented, viz:

1. Mr. Hanks presented the petition of sundry citizens of Wolfe county, praying for the passage of an act for the benefit of Harrison H. Little, late common school commissioner for said county.

2. Mr. Hawthorn presented the petition of sundry citizens of Brook-
lyn, Campbell county, praying for the passage of an act authorizing the trustees of said town to levy a tax for school purposes.

3. Mr. Powell presented the petition of sundry citizens of Harlan county, praying for the passage of an act for the benefit of Solomon C. Saylor, late sheriff of said county.

Which were received, their reading dispensed with, and referred—the 1st and 3d to the Committee on Ways and Means, and the 2d to the Committee on Education.

A message was received from the Governor by Mr. Van Winkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of the public High Schools of the city of Louisville.
An act to incorporate the Airdrie Petroleum Company of Kentucky.
An act to incorporate the Portland Commercial and Tobacco Warehouse Company.
An act to amend the laws of the city of Newport.
An act establishing a toll-bridge over Obion river, in Hickman county.
An act to amend the road law of Greenup county.
An act to incorporate the Sigma Alpha Phi Society.
Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of the sheriff of Caldwell county.
An act to authorize the Washington county court to levy an ad valorem tax for the purpose of building a new jail.
An act to incorporate the Lebanon Female Academy.
An act to incorporate the Eastern Kentucky Petroleum Company.
An act to incorporate the McHenry Petroleum and Mining Company.
An act to incorporate the Ashland Lodge, No. 370, of Free and Accepted Masons.

Also, enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:

An act to amend the charter of the Louisville and Nashville railroad company.
An act for the benefit of Cave Hill Cemetery Company, of Louisville.
An act to incorporate the Bullitt County Petroleum, Oil, Mining, and Manufacturing Company, and to develop the mineral resources of said county.

An act to incorporate the First Unitarian Church of Louisville.

An act to amend an act, entitled “An act to incorporate the St. John’s Orphan Society of Covington,” approved March 7, 1850.

An act to incorporate the Cumberland River Oil and Salt Company.

An act to incorporate the International Oil Company.

An act to amend the charter of the Shelbyville and Louisville turnpike company.

An act to amend an act, entitled “An act to incorporate the Hodgenville Male and Female Seminary,” approved March 1st, 1848, and the amendment thereto, approved March 7, 1850.

An act to amend the act to establish a levy and county court for Jefferson county.

An act to amend the charter of the Barren County railroad company.

An act for the benefit of A. B. Baird, late county judge of Ohio county.

An act for the benefit of John T. Fleming, of the county of Fleming.

An act for the benefit of S. W. Owens, sheriff of Ballard county.

An act for the benefit of the Scott county court.

An act to raise a bounty fund in Bracken county, and for other purposes.

Report and resolutions in relation to the proposed Federal tax on leaf tobacco.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—

1. A bill for the benefit of John Locke, late sheriff of Daviess county.

By the Committee on Corporate Institutions—

2. A bill to incorporate the Big Paint Creek Oil Company.

By same—

3. A bill to incorporate the Vanceburg and Kinnikinick railroad company.
By same—
4. A bill to incorporate the Pulaski County Petroleum Company.
Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:
By the Committee on Religion—
1. An act for the benefit of the Baptist Colored Church of Shelbyville, Kentucky.
By the Committee on Corporate Institutions—
2. An act to incorporate the Green River Valley Oil Company.
By same—
3. An act to incorporate the Louisville Rifle Club.
Ordered, That the 3d bill be placed in the orders of the day, and that the 1st and 2d be read a third time.
The rule of the House, constitutional provision, and third reading of the 1st and 2d bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
At the hour of 11 o’clock the House, according to order, took up the amendment proposed by the Committee on Agriculture and Manufactures, to a bill which originated in the Senate, entitled
An act to establish an Agricultural College in Kentucky:
Mr. E. H. Smith moved an amendment.
Mr. Shanklin moved that the bill and pending amendments be recommitted to the Committee on Agriculture and Manufactures, with instructions to report a substitute embracing all the powers, rights, privileges, and restrictions that it may be thought advisable, without referring to other charters and amendments thereto, and making the same part thereof, and also to inquire and report whether it is not better to establish two colleges, each in different parts of the State, and if so, to provide for the same by bill.
Mr. Waring moved that the committee be also instructed to make their report to this House on Thursday next at 11 o’clock.
Which motion was rejected.
Mr. Herrod moved that the bill and amendments be referred to a
special committee of nine, to be appointed by the Speaker, one from each Congressional district.

Which motion was rejected.

The question was then taken on the adoption of Mr. Shanklin's motion,

And it was decided in the affirmative.

The Committee on the Court of Appeals, to whom was referred the resolution offered by Mr. Wood in regard to Judge Bullitt, reported the same to the House with the following amendment thereto, viz:

Provided, however, That said committee shall not proceed with said investigation until the President of the United States shall have granted to Judge Bullitt permission to return to Kentucky, that he may attend said investigation, and that he may be present at his trial and make his defense in case an investigation is ordered against him; and until the President shall give him assurance of freedom from military arrest during the pendency of said investigation and trial, and at the termination of said investigation and trial a safe return to the place where he now is: And provided further, That said Bullitt shall have reasonable notice thereof before proceeding with said investigation, and of any order of the President which he may make as contemplated herein.

Resolved, That said committee is hereby directed to send a copy of these resolutions to the President of the United States, and that he be requested to grant to Judge Bullitt the permission, assurance, and safe return above contemplated, and that said committee recommend such action in the premises as the facts they shall ascertain may require.

Which amendment was twice read and concurred in.

Said resolution, as amended, was then twice read and adopted.

Leave was given to bring in the following bills, viz:

On motion of Mr. J. R. Thomas—1. A bill for the benefit of the trustees and commissioners of common schools of Daviess county.

On motion of Mr. Gabbert—2. A bill for the benefit of Ben. C. Allen, late clerk of the Mercer circuit court.

On motion of Mr. J. W. Campbell—3. A bill for the benefit of the poor-house of Nicholas county.

On motion of Mr. Ross—4. A bill to amend chapter 84 of the Revised Statutes, title "Roads and Passways."

On motion of same—5. A bill to incorporate a Hotel Company in Catlettsburg.

On motion of Mr. Varnon—6. A bill to allow magistrates to appoint constables in special cases where there is no constable.

On motion of same—7. A bill to incorporate the Liberty Petroleum Company.
On motion of Mr. Spurr—8. A bill for the benefit of Fayette county.

On motion of Mr. S. B. Thomas—9. A bill to incorporate the Jefferson and Hardin Coal and Rock Oil Company.

On motion of Mr. Delph—10. A bill to incorporate the Twelfth Street Methodist Episcopal Church, South, of the city of Louisville.


On motion of Mr. Owings—12. A bill to incorporate the Boyd Creek Oil Company.

On motion of same—13. A bill to incorporate the Germania Oil Company.

On motion of Mr. Wilson—14. A bill to amend an act, entitled "An act to create a Board of Commissioners of the sinking fund of Pendleton county," approved February the 15th, 1864.

Ordered, That the Committee on Education prepare and bring in the 1st; the Committee on Circuit Courts the 2d; the Committee on County Courts the 3d, 8th, and 14th; the Committee on the Revised Statutes the 4th; the Committee on Corporate Institutions the 5th, 7th, 9th, 12th, and 13th; the Committee on Ways and Means the 8th; the Committee on Religion the 10th; and the Committee on the Judiciary the 11th.

On motion of Mr. Varnon,

Ordered, That Mr. Ward be added to the Committee on Agriculture and Manufactures.

On motion of Mr. T. R. Taylor, leave of absence was granted to Mr. A. S. Allen until to-morrow; and on motion of Mr. S. B. Thomas, leave of absence indefinitely was granted to Mr. Weir.

Mr. Luttrell read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when the two Houses of this General Assembly adjourn on the 10th day of February, 1865, they will adjourn sine die.

The rule of the House in regard to resolutions being dispensed with, said resolution was taken up, twice read, and adopted.

The disagreement of the Senate to the amendment proposed by this House to a bill which originated in the Senate, entitled An act to amend the charter of the Kentucky Coal, Mining, Iron, and Oil Manufacturing Company,

Was again taken up.

On motion of Mr. R. J. Browne,

Resolved, That the House adhere to its amendment.
Amendments proposed by the Senate to bills and a joint resolution, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Southern Kentucky Collegiate Institute."

An act for the benefit of certain school districts in Washington county.

An act to incorporate the Breskinridge Petroleum Company of Kentucky.

An act providing for the collection of the county levy in McCracken county for 1864 and 1865.

Resolution instructing the State Librarian to purchase Stanton’s Codes of Practice for the use of the State.

Were then taken up, twice read, and concurred in.

The House then took up the motion made by Mr. T. R. Taylor, on Friday last, to reconsider the vote by which a bill, entitled "A bill to increase the compensation to sheriffs for collecting the revenue," was passed by this House.

Mr. T. R. Taylor moved to postpone the consideration of said motion for the present.

Which motion was rejected.

The question was then taken, "Shall the vote by which said bill was passed be reconsidered?" and it was decided in the negative.

And then the House adjourned.

TUESDAY, JANUARY 24, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to increase the county levy of Henry county.

An act to increase the county levy of Boyd county.

An act for the benefit of Charlotte Culver, guardian of the minor children of John Culver, deceased.

With amendments to the last named bill.

That they had passed bills of the following titles, viz:

An act to incorporate the Bransford Female Institute of Owensboro.

An act for the benefit of the sureties of William G. Fleming, of the county of Fleming.
An act for the benefit of Sidney S. Hopson, jailer of Trigg county.
An act to incorporate the Kentucky Lodge, No. 50, Independent German Order of Harugari.
An act for the benefit of the city of Louisville.
An act to regulate the time of holding the circuit courts for the county of Fleming.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills and a resolution, which originated in that House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Exchange Bank of Kentucky."

An act for the benefit of D. L. Miller, sheriff of Ohio county.
An act for the benefit of J. A. Jackson, late sheriff of Webster county.
An act for the benefit of W. H. Sanford, clerk of the Owen circuit court.
An act to regulate the fees of chancery, circuit, and county court clerks.
An act to empower the county court of Metcalfe county to borrow money and execute the bonds of the county therefor.
An act for the benefit of the coroner of Jefferson county.
An act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.
An act for the benefit of the Board of Internal Improvement of Scott county.
An act to amend an act, entitled "An act concerning Mayfield Seminary and Graves College."
An act for the benefit of Thomas Conway, late sheriff of Union county.
An act to allow the county court of Webster county to hold a court of claims for the year 1864.
An act to amend an act, entitled "An act to incorporate the Hustonville Christian Academy."
An act for the benefit of Jacob Corbett, county and circuit court clerk of Ballard county.
An act to authorize the clerk of the county court of Warren to deliver railroad tax receipts to executors, administrators, and guardians.
An act to amend an act to establish the police court of Winchester.
An act to amend the charter of the Covington and Cincinnati Bridge Company.
Resolution providing for the removal of the remains of John Finley and Simon Kenton to the cemetery at Frankfort.

Mr. Johnson presented the petition of sundry citizens of the town of Woodbury, praying for the passage of an act to amend the charter of said town.

Which was received, the reading dispensed with, and referred to the Committee on Corporate Institutions.

The Speaker laid before the House the response of the Auditor to the resolution of Mr. R. J. Browne, adopted by this House on Saturday last.

Which response reads as follows, viz:

FRANKFORT, January 23, 1865.

Hon. H. Taylor, Speaker House of Representatives:

Sir: In response to a resolution adopted by your honorable body, offered by Hon. R. J. Browne, I have the honor to submit below statements Nos. 1 and 2, giving the valuation of the taxable property of Kentucky for the years 1860, 1861, 1862, 1863, and 1864. It will be seen that there was an increase over 1863, in favor of 1864, of $5,614,213.

Statement No. 2 exhibits the tax due by counties, amount paid, and balance yet due.

The causes assigned, generally, for failure to pay revenue in 1864, on the part of sheriffs, is dread of being robbed, or threats of violence if they attempt to collect.

Yours, very respectfully,

W. T. SAMUELS, Auditor.

AUDITOR'S OFFICE, KY., January 23, 1865.

The following statement exhibits the valuation of taxable property for the years 1860, 1861, 1862, 1863, and 1864, as per Commissioner's books returned to this office, with the increase and decrease of each year:

<table>
<thead>
<tr>
<th>Years</th>
<th>Valuation</th>
<th>Increase</th>
<th>Decrease</th>
</tr>
</thead>
<tbody>
<tr>
<td>1860</td>
<td>$516,766,167</td>
<td></td>
<td>$52,294,131</td>
</tr>
<tr>
<td>1861</td>
<td>464,472,036</td>
<td></td>
<td>112,909,686</td>
</tr>
<tr>
<td>1862</td>
<td>351,562,056</td>
<td>$18,013,193</td>
<td>5,614,213</td>
</tr>
<tr>
<td>1863</td>
<td>369,515,543</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1864</td>
<td>375,199,756</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The following counties having returned no Commissioner's books for the year 1864, are not included in the calculation: Breathitt, Calloway, Floyd, Fulton, Graves, Letcher, Morgan, Perry, Pike, Wayne, and Wolfe.

W. T. SAMUELS, Auditor.
The following statement shows the amount of revenue originally charged to each county in this Commonwealth for the year 1864, with the amount which each has paid in, and the balance yet due from each:

No. 2.

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>Revenue charged originally</th>
<th>Amount paid.</th>
<th>Balance due.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adair</td>
<td>$5,725.32</td>
<td>$5,631.67</td>
<td>$93.65</td>
</tr>
<tr>
<td>Allen</td>
<td>5,984.30</td>
<td>-1,998.09</td>
<td>3,986.30</td>
</tr>
<tr>
<td>Anderson</td>
<td>5,396.69</td>
<td>3,854.19</td>
<td>1,542.50</td>
</tr>
<tr>
<td>Ballard</td>
<td>5,474.64</td>
<td>13,940.93</td>
<td>8,466.29</td>
</tr>
<tr>
<td>Boyle</td>
<td>13,940.93</td>
<td>13,940.93</td>
<td>-</td>
</tr>
<tr>
<td>Breckinridge</td>
<td>11,919.12</td>
<td>11,919.12</td>
<td>-</td>
</tr>
<tr>
<td>Breathitt</td>
<td>No report</td>
<td>4,634.38</td>
<td>-1,995.23</td>
</tr>
<tr>
<td>Boyd</td>
<td>21,203.36</td>
<td>19,713.66</td>
<td>1,489.60</td>
</tr>
<tr>
<td>Boyle</td>
<td>14,611.53</td>
<td>13,940.95</td>
<td>670.58</td>
</tr>
<tr>
<td>Butler</td>
<td>9,538.90</td>
<td>9,538.90</td>
<td>-1,941.00</td>
</tr>
<tr>
<td>Calloway</td>
<td>No report</td>
<td>3,702.78</td>
<td>-1,941.00</td>
</tr>
<tr>
<td>Casey</td>
<td>3,702.78</td>
<td>3,702.78</td>
<td>-1,941.00</td>
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<td>Christian</td>
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<td>19,713.66</td>
<td>647.55</td>
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<tr>
<td>Clarke</td>
<td>20,294.07</td>
<td>19,713.66</td>
<td>570.41</td>
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<tr>
<td>Clay</td>
<td>2,490.48</td>
<td>1,144.52</td>
<td>1,345.96</td>
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<tr>
<td>Cumberland</td>
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<td>3,960.39</td>
<td>-1,941.00</td>
</tr>
<tr>
<td>Calhoun</td>
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<td>-1,941.00</td>
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<td>Capital</td>
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<td>4,634.38</td>
<td>-1,941.00</td>
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<td>Carter</td>
<td>7,431.08</td>
<td>7,062.96</td>
<td>368.12</td>
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<tr>
<td>Carter</td>
<td>3,027.41</td>
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<td>1,436.32</td>
</tr>
<tr>
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<td>1,591.09</td>
<td>1,436.32</td>
</tr>
<tr>
<td>Crittenden</td>
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<td>1,591.09</td>
<td>1,436.32</td>
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<tr>
<td>Daviess</td>
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<td>19,713.66</td>
<td>1,196.36</td>
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<tr>
<td>Edmonson</td>
<td>1,956.40</td>
<td>1,956.40</td>
<td>-1,941.00</td>
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<tr>
<td>Estill</td>
<td>4,153.45</td>
<td>3,493.36</td>
<td>660.09</td>
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<tr>
<td>Estill</td>
<td>15,339.60</td>
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<td>3,894.71</td>
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<td>4,316.72</td>
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<td>Fleming</td>
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<td>No report</td>
<td>No report</td>
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<tr>
<td>Fulton</td>
<td>6,966.04</td>
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<td>1,524.33</td>
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<td>Gallatin</td>
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<td>3,052.38</td>
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<td>Greenup</td>
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<td>3,539.99</td>
<td>4,435.64</td>
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<td>Greenup</td>
<td>No report</td>
<td>No report</td>
<td>No report</td>
</tr>
<tr>
<td>Greenup</td>
<td>4,539.50</td>
<td>3,598.53</td>
<td>940.97</td>
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<td>Garrard</td>
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<td>8,992.71</td>
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<td>1,843.17</td>
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<td>1,369.12</td>
<td>-1,941.00</td>
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<td>Hardin</td>
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<td>1,706.67</td>
<td>-1,941.00</td>
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<td>738.47</td>
<td>411.83</td>
<td>326.64</td>
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Table No. 2—Continued.

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>Revenue charged originally</th>
<th>Amount paid</th>
<th>Balance due</th>
</tr>
</thead>
<tbody>
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<td>Knox</td>
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<td>$2,617.53</td>
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<td>28,266.43</td>
<td>9,555.82</td>
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<td>Larue</td>
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<td>271.13</td>
<td>8,699.91</td>
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<td>Lettiec</td>
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<td></td>
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<td>Lewis</td>
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<td>6,464.92</td>
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<tr>
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<td>Mercer</td>
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<td>Morgan</td>
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<td>4,018.14</td>
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<td>12,113.17</td>
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<td>2,771.95</td>
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<td>Ogle</td>
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<td>7,489.92</td>
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<td>7,280.00</td>
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<td>1,664.54</td>
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<tr>
<td>Pike</td>
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<td>6,817.07</td>
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<td>Powell</td>
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<tr>
<td>Rockcastle</td>
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<td>647.57</td>
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<td>Simpson</td>
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<tr>
<td>Shelby</td>
<td>38,135.64</td>
<td>30,136.64</td>
<td>7,999.00</td>
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<td>9,501.39</td>
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<td>10,114.03</td>
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<tr>
<td>Warren</td>
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<tr>
<td>Woodford</td>
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<td>Warren</td>
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<tr>
<td>Whiteley</td>
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<td>Washington</td>
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<td>5,363.61</td>
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<td>Western</td>
<td>4,407.83</td>
<td>245.24</td>
<td>4,162.59</td>
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<tr>
<td>Wolfe</td>
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<tr>
<td>Total</td>
<td>$1,181,069.82</td>
<td>$369,142.58</td>
<td>$360,927.24</td>
</tr>
</tbody>
</table>

H. R.—18
On motion of Mr. R. J. Browne,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Ways and Means.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to amend article 12, chapter 83, Revised Statutes, title "Revenue and Taxation."

An act to increase the compensation of assessors.

An act to authorize the county court of Wayne county to grant tavern licenses.

An act to regulate the fees of justices of the peace.

An act to regulate the fees of county judges.

An act in relation to the office of State Librarian.

An act for the benefit of Martin Bailey, jailer of Monroe county.

An act to authorize the county judge to increase the county levy five cents on each tithe in Nelson county for the year 1865.

An act to allow the county judge of McCracken county to hold his quarterly or other courts at any place in the corporate limits of Paducah.

An act regulating the fees of constables.

An act for the benefit of the Knox County Seminary.

An act to change the time of holding the police court of Harrodsburg for the trial of civil cases.

An act to amend an act, entitled "An act to amend and reduce into one all the acts concerning the town of Bowling Green," approved March 5, 1866.

An act to incorporate the Green River Oil Company.

An act for the benefit of M. A. Marshall.

An act for the benefit of F. Willis, sheriff of Trimble county.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Senate, announcing that they had appointed a committee to confer with a similar committee on the part of this House on the disagreement of the two Houses upon the bill which originated in the Senate, entitled

An act to amend the charter of the Kentucky Coal, Mining, Iron, and Oil Manufacturing Company.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Claims—
1. A bill to increase the powers of the marshal of the city of Paducah.
2. A bill for the benefit of the civil officers of Clinton county.
3. A bill to authorize the payment of claims against the State in counties where no circuit courts are held.

By the Committee on Ways and Means—
4. A bill for the benefit of Thomas M. Hicks.
5. A bill for the benefit of Benjamin B. Vaughn, late sheriff of Cumberland county.

By the Committee on County Courts—
6. A bill to amend the 22d article of the 27th chapter of the Revised Statutes, entitled “County Courts.”
7. A bill for the benefit of the poor-house of Nicholas county.
8. A bill for the benefit of Bath county.

By the Committee on the Codes of Practice—
9. A bill to amend section 716, chapter 6, of the Code of Practice in civil cases.

By the Committee on Corporate Institutions—
10. A bill to incorporate the Liberty Petroleum Company.
11. A bill to incorporate the Boyd Creek Oil Company.
12. A bill to incorporate the Jefferson and Hardin Coal and Rock Oil Company.
13. A bill to incorporate the Wayne County and Beatty Oil Well Company.
15. A bill to incorporate a Hotel Company in Catlettsburg.
16. A bill to amend the charter of Clayvillage, in Shelby county.
By the Committee on County Courts—
17. A bill for the benefit of Woodford county.
Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 6th and 9th were severally ordered to be printed, and were placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 7th, 8th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 7th, 8th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 4th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Said bill reads as follows, viz:

WHEREAS, A sale was made at the court-house door in the city of Louisville, on the 26th day of January, 1863, by the sheriff of Jefferson county, under and by virtue of an order made by the county judge of said county, of a negro woman named Lucy, about twenty years of age, and her boy child, named Andrew, about three years old, which negroes were arrested, advertised, and sold as runaways, according to the laws of the State of Kentucky; and at said sale Thomas M. Hicks became the purchaser of said woman and child for the sum of nine hundred and eighty dollars, and afterwards paid the same to the sheriff of said county, and said sheriff has paid the same into the treasury of the State; and whereas, on the 9th of May, 1863, said woman and child were forcibly taken from the possession of said Hicks, by the military authorities of the United States, and said Hicks has been deprived of the benefit of his purchase; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, directed to draw his warrant on the Treasurer in favor of said Thomas M. Hicks for the sum of six hundred and seventy-one dollars and seventy cents, payable out of the runaway slave fund, which amount the Treasurer is upon the warrant aforesaid directed to pay: Provided, however, Before this act takes effect, the said Hicks shall execute bond to the Commonwealth of Kentucky, in the Jefferson county court, with security to be approved by said court, conditioned to pay to the former owner or owners of said slaves, their heirs and legal representatives, the said sum of six hundred and seventy-one dollars and seventy cents, whenever said owner or owners, or their heirs and legal representatives, shall make the proof now required by law of owners claiming the proceeds of runaway slaves, and shall fully indemnify the State from loss on account of the payment of said sum; and said bond may be sued on by the owner or owners in his own name, without including the Commonwealth. The clerk of said court shall transmit to the Auditor of Public Accounts a copy of said bond, when executed as aforesaid, upon the receipt of which he shall issue his warrant as herein before provided.

§ 2. This act shall take effect from its passage.

The Committee on Corporate Institutions reported

A bill to incorporate the German Printing Association of Louisville.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. R. J. Browne moved an amendment thereto.

Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on County Courts, to whom was committed the bill, entitled

A bill to increase the fees of jailers,

Together with the pending amendments thereto,

Reported the same, with an amendment as a substitute for the original bill and amendments; which was to strike out all after the enacting clause, and insert the following, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That hereafter the fees of the jailers of this Commonwealth shall be as follows, and be paid as now provided by law:

For putting a prisoner in jail and releasing him,

$ 60

For keeping and dieting each prisoner, per day,

$ 75

For attending circuit court, per day,

$ 200

For attending county and quarterly courts (to be paid out of the county levy), per day,

$ 200

For furnishing fuel, lights, &c., to circuit and county courts, a reasonable compensation, to be allowed by the respective courts—the former to be paid out of the Treasury, and the latter out of the county levy.

For putting a prisoner in irons, besides the cost of the irons,

$ 50

For keeping jail clean, furnishing fuel, ammunition, guards, &c., therefore, a reasonable compensation, to be allowed by county court, and paid out of the county levy.

For all other services performed by him, the same fees as sheriffs.

§ 2. This act shall take effect from its passage, and remain in force for three years.

Which amendment was concurred in.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, Thos. W. Owings,
Alexander E. Adams, John J. Gatewood, William A. Pepper,
William M. Allen, Aaron Gregg, James T. Pierson,
H. M. Bedford, Hiram Hagan, Hiram S. Powell,
William Bell, C. M. Hanks, F. M. Ray,

Those who voted in the negative, were—


The following Senate bills were reported by the several committees to whom they had been referred, without amendments, viz:

By the Committee on Claims—


By the Committee on County Courts—

2. An act authorizing the county court of Hancock county to increase the county levy, and levy an ad valorem tax.

By the Committee on Corporate Institutions—

3. An act to incorporate the Louisville Petroleum and Oil Refining Company.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, with amendments thereto, viz:

By the Committee on Claims—

1. An act for the benefit of Jerry South.

By the Committee on County Courts—

2. An act to empower the Butler county court to levy a tax to create a bounty fund.

Which amendments were concurred in.
Ordered, That said bills, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 1st bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, Milton McGrew,
Alexander E. Adams, Evan M. Garriott, W. H. Miller,
Wm. M. Allen, John J. Gatewood, William L. Neale,
T. J. Birchett, Aaron Gregg, Thomas W. Owings,
Henry Bohannon, Hiram Hagan, William A. Pepper,
John C. Bolin, C. M. Hanks, James T. Pierson,
Wm. A. Brooks, Richard H. Hanson, Hiram S. Powell,
E. A. Brown, C. C. Harvey, F. M. Ray,
R. J. Browne, P. B. Hawkins, John D. Ross,
Isaac Calhoon, Jacob Hawthorn, Caleb Sunson,
Jno. W. Campbell, A. H. Herrod, T. R. Taylor,
T. P. Cardwell, J. L. Hill, H. W. Tuttle,
John B. Carlile, O. P. Johnson, Henry G. Van Seggern,
John T. Clark, Samuel Larkins, A. G. Waggener,
Samuel E. De Haven, Perry S. Layton, A. H. Ward,
John M. Delph, Thomas Linley, W. W. Waring,
Edward F. Dulin, J. H. Lowry, Isaac N. Webb,
Sebastian Eifert, L. S. Luttrell, M. E. White,
William Elliott, Thomas A. Marshall, Geo. H. Whitten,
J. B. English, Jno. S. McFarland, James Wilson,
Elijah Gabbert, John L. McGinnis, Geo. T. Wood—64.

Those who voted in the negative, were—


E. W. Smith,

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor be, and he is hereby, directed to draw his warrant on the Treasury, in favor of Jerry South, for the sum of three hundred and fifty-seven dollars and ninety-two cents, payable out of any money in the Treasury not otherwise appropriated.

§ 2. That this act take effect from its passage.

The Committee on the Codes of Practice, to whom was referred a bill from the Senate, entitled

An act to regulate proceedings in civil cases,

Reported the same to the House, with the expression of opinion that it ought not to pass.
And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.

So said bill was rejected.

The Committee on the Codes of Practice, who was appointed to prepare and bring in "A bill to authorize the taking of depositions in criminal and penal prosecutions," asked to be discharged from the further consideration thereof.

Which was granted.

Leave was given to bring in the following bills, viz:

On motion of Mr. Ray—1. A bill for the benefit of William Herrin, sheriff of Fulton county.

On motion of Mr. Waggener—2. A bill for the benefit of school district No. 9, in Clinton county.

On motion of Mr. Bohannon—3. A bill to organize an additional police force for the town of Shelbyville.

On motion of Mr. Delph—4. A bill for the benefit of John A. Dickerson, of the city of Louisville.

Ordered, That the Committee on Ways and Means prepare and bring in the 1st; the Committee on Education the 2d; the Committee on Military Affairs the 3d, and the Committee on Corporate Institutions the 4th.

On motion of Mr. Ward, indefinite leave of absence was granted to Mr. Lauck.

Mr. Gatewood moved to reconsider the vote by which the House on yesterday adopted the resolutions in relation to Judge Bullitt.

And the question being taken, "Shall said vote be reconsidered?" it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Ward and Ingram, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Edams, Elijah Gabbert, Thomas Linley,  
Wm. M. Allen, Stephen F. Gano, J. H. Lowry,  
H. M. Bedford, Francis Gardner, John L. McGinnis,  
William Bell, John J. Gatewood, William L. Neale,  
T. J. Birchett, Aaron Gregg, William A. Pepper,  
Henry Bohannon, Hiram Hagan, Hiram S. Powell,  
John C. Bolin, C. C. Harvey, John D. Ross,  
Wm. A. Brooks, P. B. Hawkins, E. W. Smith,  
E. A. Brown, Jacob Hawthorn, T. R. Taylor,  
R. J. Browne, Thomas P. Hays, Wm. R. Thompson,  
Isaac Calhoon, A. H. Herrod, H. G. Van Seggern,  
John W. Campbell, John L. Herrod, W. W. Waring,  
T. P. Cardwell, M. E. Ingram, M. E. White,
Those who voted in the negative, were—

Mr. Speaker (Taylor), Thos. A. Marshall, R. J. Spurr,
Samuel E. DeHaven, Jno. S. McFarland, Caleb Stinson,
John M. Delph, Milton McGrew, John R. Thomas,
William Elliott, W. H. Miller, S. B. Thomas,
J. B. English, Thos. W. Owings, H. W. Tuttle,
Evan M. Garriott, James T. Pierson, A. G. Waggener,
C. M. Hanks, F. M. Ray, A. H. Ward,
Richard H. Hanson, E. H. Smith, Isaac N. Webb—25.
L. S. Luttrell,

Mr. Gatewood then moved to reconsider the vote by which the House concurred in the amendment reported to said resolutions by the Committee on the Court of Appeals.

Which motion was adopted.

Mr. E. H. Smith then moved to commit said resolutions to the Committee on the Judiciary.

Mr. R. J. Browne moved to recommit them to the Committee on the Codes of Practice.

Mr. Gano moved to amend said motion by instructing the committee to report what steps, if any, are necessary in the investigation of the case of Judge Bullitt.

Which was adopted.

Mr. Dulin moved further to amend said motion by instructing the committee that if they should find the affirmative of the two propositions mentioned in the resolutions, they shall prefer articles of impeachment against Judge Bullitt.

Which was adopted.

The question was then taken on recommitting the resolutions to the Committee on the Codes of Practice, with the instructions aforesaid.

And it was decided in the affirmative.

And then the House adjourned.
A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to encourage the raising of recruits in Grant county for United States military service.

An act to provide for the furnishing of fuel and lights, and the services of a janitor and porter, to the office of Superintendent of Public Instruction.

An act for the benefit of the Harlan county circuit court.

An act for the benefit of Bennett Spear, late sheriff of Monroe county, and Joseph E. Mulky, his deputy.

An act for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

An act for the benefit of Henry Lucas, late sheriff of McLean county.

An act for the benefit of Ben. F. Shepherd.

An act for the benefit of J. L. McCarty, late sheriff of Whitley county.

An act for the benefit of A. C. Cox, sheriff of Green county.

An act for the benefit of the sureties of John G. Pickens, deceased, late sheriff of Clinton county.

An act to incorporate the Western Insurance Company.

An act to authorize the Auditor of Public Accounts to contract with the Public Binder for the binding of the public books, &c.

An act authorizing L. A. Smithwick, clerk of the Monroe county court, to qualify as guardian of Samuel Woodford Pedigo.

An act to repeal sections 13, 14, and 15 of article 1, chapter 99, Revised Statutes, so far as applies to Greenup county.

An act to legalize the acts of L. K. Damron, deputy county clerk of Pike county.

An act to change the time of holding quarterly courts in Logan county.

An act to charter the Sandy Valley Petroleum Company.

An act to incorporate the Greenup County Mining, Petroleum, and Manufacturing Company.
An act to incorporate the Stanford and Petroleum Wells turnpike road company.

An act to amend the charter of the Lexington and Big Sandy railroad, and to incorporate the Lexington and Big Sandy railroad company—Eastern Division, and Lexington and Big Sandy railroad company—Western Division.

An act to incorporate the old Steam Mining and Manufacturing Company.

An act to incorporate the Stanford and Mason's Gap turnpike road company.

An act to incorporate the Cumberland River Oil Company.

An act to amend an act concerning idiot paupers.

An act for the benefit of James Tuggle, former sheriff of Knox county.

An act for the benefit of Frank Catron, late sheriff of Knox county.

An act for the benefit of the sheriff of Hancock county.

An act to amend section 11, chapter 30, of Revised Statutes.

With an amendment to the last mentioned bill.

And that they had passed bills of the following titles, viz: An act for the benefit of the incorporated banks of issue of Kentucky. An act for the benefit of the incorporated banks of the Commonwealth.

An act to fix the fees of sheriffs.

An act to change the lines of election precinct No. 1, in Adair county.

An act to protect the public property of the county of Gallatin.

An act regulating the fees of Assistant Secretary of State.

An act to increase the salary of the Secretary of State.

An act to amend an act, entitled “An act to incorporate the Hustonville and Coffee's Mill turnpike road company.”

An act to incorporate the Philadelphia Kentucky Oil Company.

An act to incorporate the Bourbon Petroleum and Mining Company.

An act to incorporate the Greenupsburg and Cincinnati Petroleum and Oil Company.

An act to amend chapter 44 of the Revised Statutes.

Mr. Waring presented the petition of C. J. Hargrove, of Barren county, praying for the passage of an act for his benefit.

Which was received, the reading dispensed with, and referred to the Committee on Ways and Means.
A message was received from the Governor by Mr. Page, Assistant Secretary of State, announcing that he had approved and signed enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to incorporate Ashland Lodge, No. 370, of Free and Accepted Masons.

An act to incorporate the McHenry Petroleum and Mining Company.

An act to incorporate the Eastern Petroleum Company.

An act to authorize the Washington county court to levy an ad valorem tax for the purpose of building a new jail.

An act to incorporate the Lebanon Female Academy.

An act for the benefit of the sheriff of Caldwell county.

An act to incorporate the Green River Oil Company.

An act to authorize the county court of Washington county to grant tavern license.

An act for the benefit of Martin Bailey, jailer of Monroe county.

An act to increase the compensation of assessors.

An act to change the time of holding the police court of Harrodsburg for the trial of civil cases.

An act for the benefit of Fam Bailey, jailer of Monroe county.

An act to authorize the county court of Wayne county to grant tavern license.

An act to authorize the county judge to increase the county levy five cents on each tithe in Nelson county, for the year 1865.

An act to amend article 12, chapter 88, Revised Statutes, title "Revenue and Taxation."

An act in relation to the office of State Librarian.

An act to allow the county judge of McCracken county to hold his quarterly or other courts at any place in the corporate limits of Paducah.

An act for the benefit of the Knox County Seminary.

An act to amend an act, entitled "An act to amend and reduce into one all the acts concerning the town of Bowling Green," approved March 5, 1856.

An act to regulate the fees of county judges.

An act for the benefit of F. Willis, sheriff of Trimble county.

An act for the benefit of M. A. Marshall.

An act to regulate fees of justices of the peace.

An act regulating the fees of constables.

Resolution of inquiry to the Governor in relation to the defense of the State.
Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Southern Kentucky Collegiate Institute."

An act for the benefit of certain school districts in Washington county.

An act to incorporate the Breckinridge Petroleum Company of Kentucky.

An act providing for the collection of the county levy in McCracken county, for 1864 and 1865.

An act to increase the county levy of Henry county.

An act for the benefit of Boyd county.

Resolution instructing State Librarian to purchase Stanton's Codes of Practice.

Also, enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of George Parker, late sheriff of Union county.

An act for the benefit of the Baptist Colored Church of Shelbyville, Kentucky.

An act to incorporate the Green River Valley Oil Company.

An act to incorporate the Columbia Oil Company.

And had found the same to be truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The Speaker laid before the House the response of the Auditor to a resolution of this House, requesting him to give the dates of the sales of the gold belonging to the State.

Which reads as follows, viz:

FRANKFORT, January 24, 1865.

Hon. H. Taylor, Speaker House of Representatives:

DEAR Sir: In response to the resolution offered by Hon. W. W. Waring, I have the honor to report herewith the details of the sales of gold and silver received from Southern Bank of Kentucky.

Yours respectfully,

W. T. SAMUELS, Auditor.
On motion of Mr. Waring,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

The following bills were reported by the Committee on Corporate Institutions, viz:
1. A bill to incorporate the Drennon's Lick Petroleum, Oil, and Lead Company.
2. A bill to amend the charter of the town of Mt. Sterling.

Which were read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d bill was recommitted to the Committee on Corporate Institutions, and the 1st was ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st bill having been dispensed with, and the same being engrossed.

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Sales of Gold and Silver by Virgil McKnight, Agent, for account of the Commonwealth of Kentucky:

<table>
<thead>
<tr>
<th>Date</th>
<th>Name and Company</th>
<th>Amount (Gold)</th>
<th>Amount (Silver)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mar. 1</td>
<td>By C. H. Warren &amp; Co.</td>
<td>$10,000</td>
<td>$30,000</td>
</tr>
<tr>
<td>Mar. 2</td>
<td>By J. H. McIlhain</td>
<td>$5,000</td>
<td>$25,000</td>
</tr>
<tr>
<td>Mar. 3</td>
<td>By Bank of America, N. Y.</td>
<td>$100,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Mar. 4</td>
<td>By Bank of Louisville</td>
<td>$70,384 46</td>
<td>$35,192 23</td>
</tr>
<tr>
<td>Mar. 5</td>
<td>By Bank of Kentucky</td>
<td>$25,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Mar. 6</td>
<td>By Warren &amp; Co.</td>
<td>$5,000</td>
<td>$25,000</td>
</tr>
<tr>
<td>Mar. 7</td>
<td>By T. L. Barrett</td>
<td>$10,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Mar. 8</td>
<td>By Sturgeon and Clements</td>
<td>$10,000</td>
<td>$50,000</td>
</tr>
<tr>
<td>Mar. 9</td>
<td>By H. A. Griswold</td>
<td>$30,000 00</td>
<td>$150,000 00</td>
</tr>
<tr>
<td>Mar. 10</td>
<td>By Warren &amp; Co.</td>
<td>$20,000 00</td>
<td>$100,000 00</td>
</tr>
<tr>
<td>Mar. 11</td>
<td>By Bank of America, N. Y.</td>
<td>$100,000 00</td>
<td>$50,000 00</td>
</tr>
<tr>
<td>Mar. 12</td>
<td>By Bank of Kentucky</td>
<td>$50,000 00</td>
<td>$25,000 00</td>
</tr>
<tr>
<td>Mar. 13</td>
<td>By Bank of America, N. Y.</td>
<td>$20,000 00</td>
<td>$100,000 00</td>
</tr>
<tr>
<td>Mar. 14</td>
<td>By Bank of Kentucky</td>
<td>$50,000 00</td>
<td>$25,000 00</td>
</tr>
<tr>
<td>Mar. 15</td>
<td>By Southern Bank of Kentucky</td>
<td>$10,000 00</td>
<td>$50,000 00</td>
</tr>
<tr>
<td>Mar. 16</td>
<td>By Warren &amp; Co.</td>
<td>$10,000 00</td>
<td>$50,000 00</td>
</tr>
<tr>
<td>Mar. 17</td>
<td>By T. L. Barrett</td>
<td>$20,000 00</td>
<td>$100,000 00</td>
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<td>Mar. 18</td>
<td>By Sturgeon and Clements</td>
<td>$30,000 00</td>
<td>$150,000 00</td>
</tr>
<tr>
<td>Apr. 1</td>
<td>By Bank of America, N. Y.</td>
<td>$20,000 00</td>
<td>$100,000 00</td>
</tr>
</tbody>
</table>

Gold $250,000 00  Silver $150,000 00  $400,000 00

W. T. SAMUELS, Auditor.
The Committee on Ways and Means, to whom was referred the bill, entitled
A bill to amend an act, entitled "An act to establish a claim agency for Kentucky in the city of Washington," approved February 20, 1864,
Reported the same back to the House with sundry amendments thereto.

On motion of Mr. W. M. Allen,
Ordered, That the further consideration of said bill and amendments be postponed until Friday next at 11½ o'clock.

The Committee on Privileges and Elections, to whom was referred the petition of sundry citizens of Metcalfe county, praying for the passage of
An act to change the line between the counties of Metcalfe and Barren,
Asked to be discharged from the further consideration thereof.
Which was granted.

The Committee on Public Offices, to whom was referred leave to bring in
A bill to increase the salaries of the Register of the Land Office and his clerks,
Asked to be discharged from the further consideration thereof.
Which was granted.

On motion of Mr. R. J. Browne,
Ordered, That a committee be appointed by the Speaker to act on behalf of this House, in conjunction with a similar committee appointed on behalf of the Senate, on the disagreement of the two Houses upon the bill, entitled
An act to amend the charter of the Kentucky Coal, Mining, Iron, and Oil Manufacturing Company.

Whereupon, the Speaker appointed Messrs. R. J. Browne, DeHaven, and Ward said committee of conference on the part of this House.

Leave was given to bring in the following bills, viz:
On motion of Mr. Elliott—1. A bill to amend the charter of the Bardstown and Louisville turnpike company.

On motion of Mr. Baker—2. A bill for the benefit of John J. Miller, late sheriff of Boone county.

On motion of Mr. Waring—3. A bill for the benefit of G. W. Trabue, of Barren county.
On motion of same—4. A bill for the benefit of executors, administrators, and guardians in this Commonwealth.

On motion of Mr. Cardwell—5. A bill for the benefit of the executors of Benjamin Gardner, of Magoffin county.


On motion of Mr. Gardner—7. A bill for the benefit of the police judge of Eddyville.

On motion of Mr. Hawthorn—8. A bill to incorporate the Flowing Wells Mining, Manufacturing, and Coal Oil Company.

On motion of Mr. Powell—9. A bill for the benefit of school district No. 60, in Clay county.

On motion of Mr. Wood—10. A bill to increase the compensation of the Superintendent of Public Instruction and his clerk.

On motion of Mr. Webb—11. A bill to incorporate the New Castle Seminary.


On motion of Mr. Luttrell—14. A bill to amend chapter 96, section 1, of the Revised Statutes, title “Estrays.”

On motion of Mr. Birchett—15. A bill for the benefit of the executors or administrators of the estate of George B. Grundy, deceased, late sheriff of McCracken county.

On motion of same—16. A bill to amend the charter of the New Orleans and Ohio railroad company.

On motion of Mr. Owings—17. A bill to incorporate the Cumberland River and Liverpool Oil Company.

On motion of same—18. A bill to incorporate the Ontario Oil Company.

On motion of Mr. Gano—19. A bill for the benefit of the surveyors of this Commonwealth.


Ordered, That the Committee on Internal Improvement prepare and
bring in the 1st; the Committee on Revised Statutes the 2d, 14th, and 19th; the Committee on Ways and Means the 3d; the Committee on the Judiciary the 4th; the Committee on County Courts the 5th, 6th, 7th, and 15th; the Committee on Corporate Institutions the 8th, 11th, 12th, 16th, 17th, 18th, and 20th; the Committee on Education the 9th and 10th; the Committee on Circuit Courts the 13th, and the Committee on Codes of Practice the 21st.

Mr. T. R. Taylor read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the committee appointed by this General Assembly, "to inquire into the expediency of removing the seat of Government from Frankfort to Louisville, Lexington, or other place," be, and are hereby, required to report to this body, on Thursday, the second day of February, 1865, at 11 o'clock A.M.

The rules of the House being dispensed with,

Said resolution was taken up, twice read, and adopted.

Mr. McGinnis moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts be instructed to report to this House the counties in which no circuit courts have been held in the years 1862, 1863, and 1864.

The rules of the House being dispensed with,

Said resolution was twice read and adopted.

Mr. E. H. Smith read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the committee heretofore appointed to visit the Asylums of this State be requested to lay before this General Assembly a report of the condition of the several Asylums of this State.

The rules of the House being dispensed with,

Said resolution was taken up, twice read, and adopted.

Mr. Dulin moved the following resolution, viz:

Resolved That his Excellency, the Governor, be requested to report to this House, at as early a day as practicable, what number of men has been mustered into the military service of this State under the law of last winter authorizing 5,000 troops to be raised on State account for State defense, giving the number of privates, and the names of the officers, and, as nearly as can be, the times raised and mustered into the said service, where used, how many are now in said service, if any mustered out, when, and for what cause, and the expenditure on account of the raising, equipment, and support of the same; and all other matters connected with the same he may deem of interest to the State and information to this House.

The rules of the House being dispensed with,
The House of Representatives.

Said resolution was twice read and adopted.

Mr. Powell read and laid on the table the following joint resolution, viz:

WHEREAS, The salaries of the members of the General Assembly was fixed by law when currency was equal to coin; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the members of this General Assembly are entitled to draw their wages in coin; and the Committee on Ways and Means are instructed to bring in a bill providing for the payment of the same.

The rule of the House requiring joint resolutions to lie one day on the table being dispensed with,

Ordered, That said resolution be referred to the Committee on the Sinking Fund.

Mr. Lowry read and laid on the table the following joint resolution, viz:

WHEREAS, In recruiting and organizing troops for the Federal service in the State of Kentucky, many soldiers, after enlisting in the State service, and before they were mustered regularly into the U. S. service, have died, been killed, or disabled in the line of their duty in the service as aforesaid; and whereas, under existing laws their widows and heirs are not entitled to arrears of pay, bounty, and pension; wherefore,

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators and Representatives in Congress be requested, at as early a day as possible, to bring forward and urge the passage of a law, by Congress, for the benefit of the widows and heirs of soldiers who have died, been killed, or disabled while actually in the military service of the United States, but before they were formally mustered into said service, placing them upon the same footing as to arrears of pay, bounty, and pension, as the widows and heirs of soldiers regularly mustered into said service.

2. Resolved, That a copy of this resolution be sent to each of our Senators and Representatives in Congress.

The rules of the House being dispensed with,

Said resolution was taken up, twice read, and adopted.

The amendments proposed by the Senate to a bill which originated in this House, entitled

An act for the benefit of Charlotte Culver, guardian of the minor children of John Culver, deceased,

Were then taken up, twice read, and adopted.

The House then took up the bill, entitled

A bill to increase the salaries and regulate the duties of the judges of the circuit courts, and of the Louisville Chancery court.

Ordered, That the Public Printer forthwith print 150 copies of said
amendments for the use of the members of the General Assembly, and
that the further consideration thereof be postponed for the present.
The House then took up the bill, entitled
A bill to amend article 1, chapter 28, of the Revised Statutes, title
"Crimes and Punishments."
Which was ordered to be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The House then took up the bill, entitled
A bill to amend the laws in relation to runaways.
Mr. Webb moved an amendment.
Which was adopted.
Mr. Miller moved an amendment.
Which was adopted.
Mr. Waring moved an amendment.
Pending the consideration of which, Mr. McLoed moved that the
bill and amendments be recommitted to the Committee on the Revised
Statutes, with instructions to amend the same, so as to give relief to
those who have paid the money, as well as those who have executed
bonds that remain unpaid.
On motion of Mr. Wm. M. Allen, a division of the question was had.
The question was first taken on the recommittal of the bill.
And it was decided in the affirmative.
The question was then taken on the instructions to the committee
proposed by Mr. McLoed.
And it was decided in the negative.
The House then took up the bill, entitled
A bill to amend the 22d article of the 27th chapter of the Revised
Statutes, entitled "County Courts,"
Which reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, That the 22d article of the 27th chapter of the Revised Statutes,
concerning the settlement of the accounts of fiduciaries, &c., be, and
the same is hereby, so amended as to allow the county judges of this
"Commonwealth," where the estate in the hands of such fiduciary is
less than one hundred and fifty dollars, for making such settlement,
one dollar; where the amount of the estate in the hands of such fidu-
ciary is one hundred and fifty dollars, and less than five hundred dol-
lars, "for each day occupied in making such settlement, three dollars;"
where the amount of estate in the hands of such fiduciary is five hun-
dred dollars, and less than one thousand dollars, for each day occupied in making such settlement, "four" dollars; where the amount of estate in the hands of such fiduciary is one thousand dollars, or over that sum, for each day occupied in making such settlement, "five" dollars, to be paid out of the estate settled.

§ 2. This act shall not apply to the county of Jefferson.

§ 3. This act shall be in force from its passage.

Mr. Dulin moved to amend the 1st section of the bill as follows, viz:

Strike out the words "For each day occupied in making such settlement, three dollars;" and insert in lieu thereof the words "For making the settlement, two dollars;" and strike out the word "four," and insert in lieu thereof the word "two;" strike out the word "five," and insert the word "two;" and add to the said section the following, viz:

Provided, That the said sums allowed per day shall not be for a greater length of time than three days; and for any greater time than three days, one dollar per day only shall be allowed for the excess over three days.

Mr. E. H. Smith moved the following amendment as a substitute for Mr. Dulin's amendment, viz:

Strike out all after the word "Commonwealth," and insert the following, viz:

For settling the accounts of fiduciaries in this Commonwealth, the sum of three dollars per day, to be paid out of the estate settled.

Mr. Hanson moved to lay the said bill and pending amendments on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. McLoed and T. R. Taylor, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Evan M. Garriott, John L. McGinnis,
William H. Baker, John J. Gatewood, Milton McGrew,
William Bell, Aaron Gregg, Thomas W. Owings,
Henry Bohannon, Hiram Hagan, Hiram S. Powell,
John C. Bolin, Richard H. Hanson, F. M. Ray,
E. A. Brown, C. C. Harvey, John D. Ross,
R. J. Browne, Jacob Hawthorn, E. W. Smith,
John W. Campbell, A. H. Herrod, R. J. Spurr,
T. P. Cardwell, Wm. R. Kinney, W. W. Waring,
John B. Carlide, Samuel Larkins, M. E. White,
John T. Clark, Perry S. Layton, George H. Whitten,
Edward F. Dulin, Thomas Linley, James Wilson—38.

Sebastian Bifort,
Those who voted in the negative, were—

Mr. Speaker (Taylor), P. B. Hawkins, Caleb Stinson, T. R. Taylor,
William M. Allen, Thomas P. Hays, John R. Thomas,
H. M. Bedford, J. L. Hill, S. B. Thomas,
T. J. Birchett, O. P. Johnson, Wm. R. Thompson,
James T. Bramlette, J. H. Lowry, H. W. Tuttle,
Wm. A. Brooks, L. S. Luttrell, H. G. Van Seggern,
Samuel E. DeHaven, H. C. McLoed, Thos. W. Varnon,
John M. Delph, W. H. Miller, A. G. Waggener,
William Elliott, Wm. L. Neale, A. H. Ward,
Elijah Gabbert, William A. Pepper, Isaac N. Webb,
Stephen F. Gano, James T. Pierson, George T. Wood—38,
Francis Gardner, J. C. Sayers,
C. M. Hanks, E. H. Smith,

Mr. Kinney moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment to the amendment, and it was decided in the affirmative.

The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

The question was then taken on ordering the bill, as amended, to be engrossed and read a third time, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Dulin and Gabbert, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, Wm. A. Pepper,
Alexander E. Adams, Francis Gardner, F. M. Ray,
William M. Allen, Evan M. Garriott, J. C. Sayers,
William H. Baker, John J. Gatewood, E. H. Smith,
H. M. Bedford, Aaron Gregg, John R. Thomas,
T. J. Birchett, C. M. Hanks, S. B. Thomas,
James T. Bramlette, P. B. Hawkins, H. W. Tuttle,
E. A. Brown, O. P. Johnson, H. G. Van Seggern,
Isaac Calhoon, William R. Kinney, Thomas W. Varnon,
John W. Campbell, Samuel Larksins, A. G. Waggener,
John B. Carlile, J. H. Lowry, A. H. Ward,
John T. Clark, L. S. Luttrell, Isaac N. Webb,
Samuel E. DeHaven, Thomas A. Marshall, James Wilson,
John M. Delph, Thos. W. Owings, George T. Wood—43,
William Elliott,

Those who voted in the negative, were—

Henry Bohannon, C. C. Harvey, William L. Neale,
John C. Bolin, Jacob Hawthorn, James T. Pierson,
Wm. A. Brooks, A. H. Herrod, John D. Ross,
Mr. E. H. Smith moved to amend said bill by adding thereto the following engrossed clause, by way of rider, viz:

Provided, That where he is engaged in making more than one settlement on the same day, he shall not be entitled to charge more than three dollars for his services.

And the question being taken on the adoption of the same, it was decided in the negative.

Mr. McLoed moved to amend said bill by adding thereto the following engrossed clause, by way of rider, viz:

Provided, He is not engaged more than three days; if more than three days, then one dollar and fifty cents for each additional day or fraction of a day.

And the question being taken on the adoption of the same, it was decided in the negative.

Mr. Waring moved to amend said bill by adding thereto the following engrossed clause, by way of rider, viz:

Provided, That if more than five days are consumed in settling any one estate, he shall receive but one dollar per day for such additional days.

And the question being taken on the adoption of the same, it was decided in the negative.

The question was then taken on the passage of the bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Dulin and Waring, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, F. M. Ray,
Wm. M. Allen, Evan M. Garriott, John D. Ross,
William H. Baker, John J. Gatewood, J. C. Sayers,
H. M. Bedford, Aaron Gregg, E. H. Smith,
T. J. Birchett, C. M. Hanks, John R. Thomas,
John C. Bolin, P. B. Hawkins, S. B. Thomas,
James T. Bramlette, O. P. Johnson, Wm. R. Thompson,
E. A. Brown, Wm. R. Kinney, H. W. Tuttle,
Isaac Calhoun, Samuel Larkins, H. G. Van Seggern,
John B. Carville, Thomas Linley, Thomas W. Varnon,
John T. Clark, J. H. Lowry, A. G. Waggener,
Those who voted in the negative, were—

Alexander E. Adams, Richard H. Hanson, Wm. L. Neale,
William Bell, C. C. Harvey, James T. Pierson,
Henry Bohannon, Jacob Hawthorn, E. W. Smith,
Wm. A. Brooks, A. H. Herrod, R. J. Spurr,
R. J. Browne, J. L. Hill, Caleb Stinson,
T. P. Cardwell, Perry S. Layton, T. R. Taylor,
Edward F. Dulin, John L. McGinnis, W. W. Waring,
Sebastian Eifort, Milton McGrew, M. E. White,
Hiram Hagan, W. H. Miller,

And then the House adjourned.

THURSDAY, JANUARY 26, 1865.

A message was received from the Senate announcing that they had disagreed to bills, which originated in this House, of the following titles, viz:

A bill for the benefit of county attorneys.
A bill to increase the fees of the superintendents and inspectors of tobacco in the city of Louisville.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to amend the charter of the Big Sandy Valley railroad company.
An act for the benefit of James L. Arnold, late clerk of the Nicholas circuit court.
An act to change a voting place in precinct No. 8, in Knox county.
An act to give concurrent jurisdiction to the circuit and quarterly courts of the counties of Lawrence and Boyd, in all civil cases arising in the counties of Floyd and Pike.
An act concerning railroad tax receipts.
An act to change voting precincts in Lewis county.
An act to incorporate the Big South Fork Petroleum Company.
An act to incorporate the Muhlenburg Petroleum, Oil, Coal, and Salt Company.
An act to incorporate the Big Sandy Petroleum Company.
An act to incorporate the Pond River Lodge, No. 244, of Free and Accepted Ancient York Masons.
An act to amend the charter of the Covington and Lexington turnpike road company.
An act to incorporate the Coopers' Union of the city of Louisville.
An act to change the boundary of election precinct No. 3, in Grant county.
An act to confer upon Emily Vaughn all the rights of an unmarried woman.
An act to enable the city of Louisville to issue bonds to provide a bounty fund.
An act to provide a bounty fund in the city of Louisville.
With amendments to the last two mentioned bills.
That they had passed bills of the following titles, viz:
An act to amend the charter of the city of Lexington.
An act for the benefit of Robert Hall.
An act to amend chapter 84, Revised Statutes, entitled "Roads and Passways," said amendments to apply to the county of Gallatin only.
An act to protect railroads and their use.
An act to incorporate the National Petroleum and Mining Company.
An act to create the office of interpreter of the Jefferson circuit court.
An act for the benefit of Clem. Swearingen, collector of Greenup county.
And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:
An act to incorporate the Bullitt County Petroleum, Oil, Mining, and Manufacturing Company.
An act to incorporate the Cumberland River Oil and Salt Company.
An act for the benefit of John T. Fleming, of the county of Fleming.
An act for the benefit of S. W. Owens, sheriff of Ballard county.
An act to amend the charter of the Louisville and Nashville railroad.
An act for the benefit of the Scott county court.
An act for the benefit of A. B. Baird, late county judge of Ohio county.

An act to amend the charter of the Shelbyville and Louisville turnpike company.

An act to amend an act, entitled "An act to incorporate the St. John's Orphan Society of Covington," approved March 7, 1850.

An act to incorporate the First Unitarian Church of Louisville.

An act for the benefit of Cave Hill Cemetery of Louisville.

An act to amend the charter of the Barren County railroad company.

An act to incorporate the International Oil Company.

An act to amend an act, entitled "An act to incorporate the Hodgenville Male and Female Seminary," approved March 1, 1848, and the amendment thereto, approved March 7, 1850.

An act to amend the act to establish a levy and county court for Jefferson county.

An act to raise a bounty fund in Bracken county, and for other purposes.

The following petitions were presented, viz:

1. Mr. Johnson presented the petition of Sarah Johnson, of the county of Butler, praying for the passage of an act for her benefit.
2. Mr. Birchett presented the petition of L. S. Trimble, President of the New Orleans and Ohio railroad company, praying for the passage of an act relieving said company from taxation.

Which were received, their reading dispensed with, and referred to the Committee on Ways and Means.

The Speaker laid before the House the report of the Chairman of the Board of Internal Improvement, as follows, viz:

[For Report—See Legislative Document No. 17.]

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Internal Improvement.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to encourage the raising of recruits in Grant county for United States military service.

An act to provide for the furnishing of fuel and lights, and the services of a janitor and porter, to the office of Superintendent of Public Instruction.

An act for the benefit of the Harlan county circuit court.
An act for the benefit of Bennett Spear, late sheriff of Monroe county, and Joseph E. Mulky, his deputy.

An act for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

An act for the benefit of Henry Lucas, late sheriff of McLean county.

An act for the benefit of Ben. F. Shepherd.

An act for the benefit of J. L. McCarty, late sheriff of Whitley county.

An act for the benefit of A. C. Cox, sheriff of Green county.

An act for the benefit of the sureties of John G. Pickens, deceased, late sheriff of Clinton county.

An act to incorporate the Western Insurance Company.

An act to authorize the Auditor of Public Accounts to contract with the Public Binder for the binding of the public books.

An act to repeal sections 13, 14, and 15 of article 1, chapter 99, Revised Statutes, so far as applies to Greenup county.

An act to legalize the acts of S. K. Damron, deputy county clerk of Pike county.

An act to change the time of holding quarterly courts in Logan county.

An act to charter the Sandy Valley Petroleum Company.

An act to incorporate the Greenup County Mining, Petroleum, and Manufacturing Company.

An act to incorporate the Stanford and Petroleum Wells turnpike road company.

An act to amend the charter of the Lexington and Big Sandy railroad, and to incorporate the Lexington and Big Sandy railroad company—Eastern Division, and Lexington and Big Sandy railroad company—Western Division.

An act to incorporate the old Steam Mining and Manufacturing Company.

An act to incorporate the Stanford and Mason's Gap turnpike road company.

An act to incorporate the Cumberland River Oil Company.

An act to amend an act concerning idiot paupers.

An act for the benefit of James Tuggle, former sheriff of Knox county.

An act for the benefit of Francis Catron, late sheriff of Knox county.

An act for the benefit of the county of Spencer.
An act for the benefit of the sheriff of Hancock county.

Also, enrolled bills, which originated in the Senate, of the following titles, viz:


An act to incorporate the Louisville Petroleum and Oil Refining Company.

An act authorizing the county court of Hancock county to increase the county levy and lay an ad valorem tax.

And had found the same to be truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following bills were reported by the Committee on Ways and Means, viz:

1. A bill for the benefit of Fayette county.
2. A bill for the benefit of Malinda Ferguson.
3. A bill for the benefit of W. McClure, sheriff of Rockcastle county.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Evan M. Garriott, John J. Gatewood, William A. Pepper,
William H. Baker, Hiram Hagan, James T. Pierson,
H. M. Bedford, C. M. Hanks, Hiram S. Powell,
Wm. Bell, Richard H. Hanson, F. M. Ray,
T. J. Birchett, C. C. Harvey, J. C. Sayers,
Henry Bohannon, P. B. Hawkins, E. W. Smith,
John C. Bolin, Jacob Hawthorn, R. J. Spurr,
Wm. A. Brooks, Caleb Stinson, T. R. Taylor,
A. H. Herrod, J. R. Thomas, John R. Thomas,
E. A. Brown, J. L. Hill, H. W. Tuttle,
R. J. Browne, M. E. Ingram, H. G. Van Seggern,
Isaac Calhoun, O. P. Johnson, Thomas W. Varnon,
John W. Campbell, William R. Kinney, A. C. Waggener,
John E. Carltile, Samuel Larkins, Willie Waller,
Joseph H. Chandler, Thomas Linley, A. H. Ward,
John T. Clark, J. H. Lowry, W. W. Waring,
James W. Davis, L. S. Luttrell, W. W. Waring,
John M. Delph,
In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That C. P. Gray be entitled to a credit upon his settlement, as trustee of the jury fund of Clinton county, for the sum of one hundred and forty dollars, as of date 1st June, 1860, whenever he produces to the Auditor of Public Accounts a certified copy of a deed of release from E. L. Van Winkle to Benjamin Ferguson, of the land bought by him at sheriff's sale to satisfy an execution in the name of the Commonwealth against the said Benjamin Ferguson and James Ferguson.

§ 2. This act to take effect from its passage.

The same committee reported

A bill for the benefit of Rebecca Warren, administratrix of Green B. Warren, deceased.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Hanson moved an amendment thereto.

Mr. DeHaven then moved to recommit the bill and amendment to the Committee on Ways and Means.

And the question being taken thereon, it was decided in the negative.

Mr. Hanson's amendment was then adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee reported

A bill for the benefit of William Herrin, sheriff of Fulton county.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

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Those who voted in the negative, were—

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<th>Name</th>
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Said bills reads as follows, viz:

WHEREAS, At the March term of the Fulton circuit court for 1864, Henry Porter and John Wallace were convicted and sentenced to undergo confinement in the State Penitentiary; and whereas, William Herrin was sheriff for said county for the year 1864, whose duty it was to convey said convicts to the Penitentiary, and who did deliver them there; and whereas, there has been held in said county no term of the circuit court since March, 1864, so that the accounts of said sheriff for conveying said convicts to the State prison could not be proved, and an order issued for the payment of the same; wherefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and is hereby, authorized and directed to credit William Herrin, sheriff of Fulton county, with the sum of four hundred and fifteen dollars and seventy-five cents, in any settlement he may make with him for the revenue due from Fulton county for the year 1863.

§ 2. This act to take effect from its passage.

The same committee reported

A bill for the benefit of Harlan county.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
The question was then taken, “Shall the bill pass?” and it was decided in the negative.
The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Alexander E. Adams, Elijah Gabbert, William L. Neale,
A. S. Allan, John J. Gatewood, Hiram S. Powell,
Wm. M. Allen, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, J. C. Sayers,
Henry Bohannon, C. C. Harvey, E. H. Smith,
John C. Bolin, Jacob Hawthorn, S. B. Thomas,
James T. Bramlette, A. H. Herrod, Wm. R. Thompson,
Wm. A. Brooks, M. E. Ingram, H. W. Tuttle,
R. J. Brown, William R. Kinney, Thos. W. Varnon,
Isaac Calhoun, Perry S. Layton, A. G. Waggener,
Jno. W. Campbell, Thomas Linley, M. E. White,
James W. Davis, J. H. Lowry, Geo. H. Whitten,
Sebastian Eifort.

Those who voted in the negative, were—
Mr. Speaker (Taylor), Francis Gardner, John D. Ross,
William H. Baker, Evan M. Garriott, E. W. Smith,
H. M. Bedford, C. M. Hanks, R. J. Spurr,
William Bell, J. L. Hill, Caleb Stinson,
E. A. Brown, O. P. Johnson, T. R. Taylor,
John B. Carlile, L. S. Luttrell, John R. Thomas,
Jos. H. Chandler, Jno. S. McFarland, Henry G. Van Seggern,
John T. Clark, John L. McGinnis, Willie Waller,
Samuel E. DeHaven, W. H. Miller, A. H. Ward,
Edward F. Dalton, Thomas W. Owings, W. W. Waring,
J. B. English, James T. Pierson.

Said bill reads as follows, viz:

WHEREAS, It is represented to this General Assembly that the courthouse and jail of Harlan county have been burned by a marauding band of rebels, and that the citizens of said county have been robbed and much impoverished by the oft-repeated raids of guerrillas, thereby rendering the county unable to rebuild said public buildings; therefore, § 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the unpaid balance of the revenue due from Harlan county for the year 1862 be, and the same is hereby, donated and appropriated to Harlan county, to aid in rebuilding the court-house in said county.
county, except so much of said revenue as is due to the common school fund and Sinking Fund.

§ 2. That Jonathan Lewis, Robbin Howard, and Noble Smith be, and they are hereby, appointed a committee to superintend the building of said court-house, and they shall have the same power to collect the revenue donated by the preceding section of this act that the Auditor of Public Accounts has in such cases; and they shall disburse the same for the purposes aforesaid; any two of whom may act in the premises for all.

§ 3. That said Jonathan Lewis, Robbin Howard, and Noble Smith, before they proceed to perform the duties required by this act, shall give bond in the county court, with approved security, for the safe-keeping and proper disbursement of any moneys that may come into their hands as said building committee; and for any violation of the stipulations of said bond suit may be brought by the county court, and recovery had for any loss or damage to the county.

§ 4. This act to take effect from its passage.

The same committee asked to be discharged from the further consideration of the petition of Joseph G. Harrison, late sheriff of Daviess county, praying for the passage of an act for his benefit.

And the question being taken, “Shall the committee be discharged?” it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. DeHaven and R. J. Browne, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), A. S. Allan, Wm. H. Baker, H. M. Bedford, William Bell, T. J. Birchett, Henry Bohannon, John C. Bolin, Jas. T. Bramlette, Wm. A. Brooks, R. J. Browne, T. P. Cardwell, John B. Carlile, Joseph H. Chandler, John T. Clark, James W. Davis, Samuel E. DeHaven,

Those who voted in the negative, were—

Sebastian Eifort,   J. H. Lowry,   H. G. Van Seggern,
William Elliott,   Jno. S. McFarland,   W. W. Waring,
Elijah Gabbert,   W. H. Miller,   Isaac N. Webb,
John J. Gatewood,   Thos. W. Owings,   M. E. White,
Aaron Gregg,   William A. Pepper,   Geo. H. Whitten—30.

The same committee, to whom had been recommitted the bill, as amended, entitled
A bill to amend the revenue laws of this Commonwealth,
Reported the same back to the House, with amendments.
Which were concurred in.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Mr. White moved to amend the bill by adding thereto the following engrossed clause, by way of rider, viz:

Provided, however, That the provisions of this act shall not apply to the county of Whitley.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required on the passage of said bill by Messrs. T. R. Taylor and White, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Hiram Hagan, F. M. Ray,
A. S. Allan, C. M. Hanks, J. C. Sayers,
Wm. M. Allen, P. B. Hawkins, E. W. Smith,
H. M. Bedford, A. H. Herrod, E. H. Smith,
William Bell, O. P. Johnson, R. J. Spurr,
T. J. Birchett, Wm. R. Kinney, Caleb Stinson,
Henry Bohannon, Samuel Larkins, John R. Thomas,
John C. Bolin, Thomas Linley, S. B. Thomas,
E. A. Brown, J. H. Lowry, H. G. Van Seggern,
John B. Cardile, L. S. Luttrell, Thomas W. Varnon,
Joseph H. Chandler, Jno. S. McFarland, A. G. Waggner,
John T. Clark, John L. McGinnis, Willie Waller,
Samuel E. DeHaven, W. H. Miller, A. H. Ward,
John M. Delph, WM. L. Neale, Isaac N. Webb,
Edward F. Dulin, William A. Pepper, James Wilson,
Francis Gardner, James T. Pierson, George T. Wood—49.

Those who voted in the negative, were—

Alexander E. Adams, Elijah Gabbert, H. C. McLoed,
William H. Baker, John J. Gatewood, Thos. W. Owings,
James T. Bramlette, Aaron Gregg, Hiram S. Powell,

H. R.—22
Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the passage of this act, it shall be the duty of the tax-payers of this Commonwealth to pay their taxes to the sheriff at the county seat of their respective counties, or such other place as he may designate by notice given, between the 1st day of June and the 1st day of October of each year.

§ 2. The sheriff shall keep an office at or near the court-house of his county, and shall, by himself or deputy, attend at said office every day, from the 1st of June to the 1st of October, to receive the taxes.

§ 3. That if any tax-payer shall fail or refuse to pay his taxes, as above provided, the sheriff is hereby authorized to collect from such delinquent ten per cent. on the amount of his tax due the State, which shall be retained by the sheriff as additional compensation.

§ 4. This act shall remain in force for two years from its passage.

Leave was given to bring in the following bills, viz:

On motion of Mr. Chandler—1. A bill to incorporate the Stafford Oil and Mining Company.

On motion of Mr. Sayers—2. A bill to amend the 646th section of the Civil Code of Practice, in relation to the transmission of depositions.

On motion of Mr. Pepper—3. A bill to increase the fees of surveyors in this Commonwealth.

On motion of same—4. A bill to amend the road law of Bracken county.

On motion of Mr. J. R. Thomas—5. A bill to incorporate the Ryder Cemetery.

On motion of same—6. A bill for the benefit of the tax-payers of Marion county.

On motion of same—7. A bill for the benefit of W. J. Jackson, sheriff of Marion county.

On motion of Mr. Waring—8. A bill to provide an office for the use of the Chairman of the Board of Internal Improvement.


On motion of Mr. Neale—10. A bill to incorporate the Richmond Petroleum Company.
On motion of Mr. Ward—11. A bill for the benefit of P. Wheritt, late clerk of the Harrison county court.


Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 5th, and 10th; the Committee on the Codes of Practice the 2d; the Committee on the Revised Statutes the 3d; Messrs. Pepper, E. H. Smith, and Wilson the 4th; the Committee on County Courts the 6th; the Committee on Ways and Means the 7th and 11th; the Committee on Public Offices the 8th; the Committee on Education the 9th; and the Committee on Circuit Courts the 12th.

The House then took up the Senate bill, entitled An act to incorporate the Louisville Rifle Club.

Mr. Owings moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

And the question was then put, "Shall said bill be read a third time?" and it was decided in the affirmative.

Said bill was then read the third time.

And the question was taken, "Shall the bill pass?" and it was decided in the negative.

The yeas and nays being required on the passage of the bill by Messrs. Birchett and E. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That E. Michot, Robert J. Elliott, B. Auer, R. Snyder, J. J. Berancon, F. Roberts, A. Duteil, J. R. Grundy, W. D. Smith, J. J. Hirschbuhl, R. S. Durrett, J. Arnold, J. J. Gilmore, N. B. Gantt, and John M. Vaughan, of Louisville, Kentucky, and such other persons as now are, and, from time to time, shall become members of the Club, are hereby incorporated, and shall be a body corporate and politic, by the name and style of the Louisville Rifle Club, and under that name shall be capable of suing and being sued, pleading and being impleaded, in all courts, both of law and equity, in this State; and may have and use a common seal, and alter or renew the same at pleasure, and, by their corporate name and style shall be capable in law of contracting and being contracted with, and acquiring, by purchase or otherwise, and of holding and conveying, real and personal estate, either in fee or for a term of years: Provided, That they shall not, at any one time, hold property exceeding thirty thousand dollars in value.

§ 2. Said corporation shall, at all times, have power and authority to ordain, make, and establish such constitution, by-laws, rules and regulations, as they shall judge proper for the creation of their officers, the government and regulation of the members, the well-being of the Club, and all matters pertaining to its object and interest; and to alter and amend the same at pleasure, and to prescribe the times, place, and manner of practicing in shooting, in order to become expert, accurate, and proficient: Provided, That such constitution, by-laws, rules and regulations, be not inconsistent with the Constitution and laws of this State or of the United States.

§ 3. The constitution or by-laws of said Club may provide for the subscription of stock in said Club, the division of the same into shares, the manner of transfer of stock, and restrictions and limitations therein, and the method of collection of the same.

§ 4. Said Club may select one of its members to act as steward or landlord in furnishing victuals, only, however, on the premises and in the buildings of the Club, or which are leased, or, for the time, occupied by the Club, and only on the days and during the hours appointed by the Executive Committee of the Club; nor shall any license be required to authorize the sale of such victuals.

§ 5. In all suits at law or in equity brought against the Club, and in any suit brought by the Club against any of its members, or against any other person or persons, any member of the Club shall be admitted as a competent witness.

§ 6. This act shall take effect from its passage.

§ 7. The Legislature reserves the right to alter, amend, or vacate this charter at pleasure.

And then the House adjourned.
FRIDAY, JANUARY 27, 1865.

A message was received from the Senate announcing that they had disagreed to bills, which originated in this House, of the following titles, viz:

A bill for the benefit of certain stockholders in the Versailles and Anderson turnpike road company.

A bill for the benefit of persons owning stock in turnpike roads in Anderson county.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to establish the office of public administrator and guardian.

An act for the benefit of the securities of G. W. Goodrum, late sheriff of Marion county.

An act in relation to the railroad tax in McCracken county.

And that they had passed bills and adopted a resolution of the following titles, viz:

An act to amend an act, approved February 5, 1864, entitled "An act to amend the revenue laws."

An act to enlarge the jurisdiction of the police judge of the town of Monterey, in Owen county.

An act for the benefit of Rockcastle county.

An act to allow town marshals to charge the same fees and commissions allowed to constables.

An act for the benefit of W. A. Turner, clerk of Graves circuit court.

An act to amend an act, entitled "An act to incorporate the Stamping Ground and Lecompt's turnpike road company," approved February 16, 1858.

Resolution in relation to slavery and the labor of the State.

Mr. Bramlette presented the petition of property-holders of the town of Columbia, praying the repeal of an act passed to restrict the corporate limits of said town.

Which was received, the reading dispensed with, and referred to the Committee on Corporate Institutions.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:
An act to amend the charter of the Big Sandy Valley railroad company.
An act authorizing L. A. Smithwick, clerk of the Monroe county court, to qualify as guardian of Samuel Wolford Pedigo.
An act for the benefit of James L. Arnold, late clerk of the Nicholas circuit court.
An act to change the voting place in precinct No. 8, in Knox county.
An act to give concurrent jurisdiction to the circuit and quarterly courts of the counties of Lawrence and Boyd, in all civil cases arising in the counties of Floyd and Pike.
An act concerning railroad tax receipts.
An act to change voting places in Lewis county.
An act to incorporate the Big South Fork Petroleum Company.
An act to incorporate the Muhlenburg Petroleum, Oil, Coal, and Salt Company.
An act to incorporate the Big Sandy Petroleum Company.
An act to incorporate the Coopers' Union of the city of Louisville.
An act to change the boundary of election precinct No. 3, in Grant county.
An act to confer upon Emily Vaughn all the rights of an unmarried woman.
And had found the same truly enrolled.
Whereupon, the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
A message was received from the Governor announcing that he had approved and signed sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:
An act to incorporate the Breckinridge Petroleum Company of Kentucky.
An act to increase the county levy of Henry county.
An act to provide for the collection of the county levy in McCracken county for 1864 and 1865.
An act for the benefit of Boyd county.
An act for the benefit of certain school districts in Washington county.
An act to amend an act, entitled "An act to incorporate the Southern Kentucky Female Collegiate Institute," of Russellville, and reduce into one the several acts concerning said institute.
An act to incorporate the Old Steam Mining and Manufacturing Company.
An act to amend the charter of the Lexington and Big Sandy railroad company, and to incorporate the Lexington and Big Sandy railroad company—Eastern Division, and the Lexington and Big Sandy railroad company—Western Division.

An act to incorporate the Greenup County Mining, Petroleum, and Manufacturing Company.

An act for the benefit of Bennett Spear, late sheriff of Menlo county, and Joseph E. Multy, his deputy.

An act for the benefit of the Harlan county circuit court.

An act for the benefit of the sureties of John G. Pickens, deceased, late sheriff of Clinton county.

An act for the benefit of A. C. Cox, sheriff of Green county.

An act for the benefit of J. L. McCarty, late sheriff of Whitley county.

An act for the benefit of Henry Lucas, late sheriff of McLean county.

An act for the benefit of Ben F. Shepherd.

An act for the benefit of Samuel F. Roberts, late sheriff of Kenton county.

An act to provide for the furnishing fuel and lights and the services of a janitor and porter to the office of Superintendent of Public Instruction.

An act for the benefit of the county of Spencer.

An act to legalize the acts of S. K. Damron, deputy county clerk of Pike county.

An act to charter the Sandy Valley Petroleum Company.

An act for the benefit of Frank Catron, late sheriff of Knox county.

An act for the benefit of James Tuggle, former sheriff of Knox county.

An act to amend an act concerning idiot paupers.

An act to change the time of holding quarterly courts in Logan county.

An act for the benefit of the sheriff of Hancock county.

An act to incorporate the Stanford and Mason's Gap turnpike road company.

An act to encourage the raising of recruits in Grant county for United States military service.

An act to incorporate the Stanford and Petroleum Wells turnpike road company.

An act to incorporate the Cumberland River Oil Company.

An act to authorize the Auditor of Public Accounts to contract with the Public Binder for the binding of the public books.

An act to incorporate the Western Insurance Company.
Resolution instructing State Librarian to purchase Stanton's Codes of Practice.

The Committee on Ways and Means, to whom had been referred
1. The petition of sundry citizens of Wolfe county.
2. The petition of David N. Walden, late sheriff of Henderson county.
3. Leave to bring in a bill for the benefit of Isaac Vanarsdall, late sheriff of Mercer county.
4. Leave to bring in a bill for the benefit of H. B. Ivis, sheriff of Franklin county.
5. Leave to bring in a bill for the benefit of John H. Allison, sheriff of Lawrence county.

Asked to be discharged from the further consideration thereof.
Which was granted.

Ordered, That the 1st be referred to the Committee on Education.
The same Committee asked to be discharged from the further consideration of a leave referred to them, to bring in
A bill for the benefit of Louis L. Garrett, of Clarke county.
And the question being taken on the discharge of the committee, it was decided in the negative.

The Committee on Education, to whom was referred leave to bring in a bill for the benefit of the trustees and commissioner of common schools in Daviess county,

Asked to be discharged from the further consideration thereof.
Which was granted.

The Committee on Circuit Courts, to whom was referred
1. The petition of the members of the bar and citizens of Catlettsburg.
2. Leave to bring in a bill to supply lost records in Henry county.

Asked to be discharged from the further consideration thereof.
Which was granted.

The Committee on County Courts asked to be discharged from the further consideration of a leave referred to them to bring in a bill to allow magistrates to appoint constables in special cases where there is no constable.

Which was granted.

The Committee on Revised Statutes, to whom was referred
1. Leave to bring in a bill to repeal an act, entitled "An act to amend section 9, article 3, chapter 91, of Revised Statutes," approved 16th of February, 1864.
2. Leave to bring in a bill to amend the law of limitation in suits and actions.

Asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That the 2d be referred to the Committee on the Judiciary.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—
1. A bill for the benefit of James R. Garland and deputies, of Lewis county.

By same—
2. A bill for the benefit of Lewis L. Garrett, of Clarke county.

By same—

By the Committee on Internal Improvement—
4. A bill to amend the charter of the Bardstown and Louisville turnpike company.

By the Committee on Education—
5. A bill to incorporate the German English Academy of Louisville.

By same—
6. A bill for the benefit of districts 31 and 39, in Russell county.

By the Committee on Circuit Courts—
7. A bill for the benefit of Ben. C. Allen, late clerk of the Mercer circuit court.

By same—

By same—
9. A bill for the benefit of N. B. Stephens, late clerk of the Kenton circuit court.

By same—
10. A bill to change the time of holding the court of claims in the county of Jessamine.

By same—
11. A bill to change the time of holding the quarterly courts in the county of Jessamine.

By the Committee on County Courts—
12. A bill to amend the law in relation to county levies.
By same—
13. A bill to provide for the levy and collection of a tax to pay the Kenton county bounty fund.

By same—

By same—
15. A bill to enable the counties of this Commonwealth to encourage recruiting into the armies of the United States and of this State, by giving a bounty to volunteers.

By the Committee on the Revised Statutes—
16. A bill authorizing the recording of wills and the probate thereof in certain cases.

By same—
17. A bill to authorize the administration on estates of persons in counties where there are no county courts.

By same—
18. A bill authorizing the appointment of guardians in certain cases.

By the Committee on the Codes of Practice—
19. A bill to amend the 2d paragraph of the 440th section of the Code of Practice in civil cases.

By same—
20. A bill to amend section 473 of the Code of Practice in civil cases.

By the Committee on Corporate Institutions—
21. A bill to incorporate the Ryder Cemetery Company.

By same—
22. A bill to amend the charter of the New Orleans and Ohio railroad company.

By same—

By same—
24. A bill to amend the law in relation to the town of Woodbury, in Butler county.

By same—
25. A bill to incorporate the Newcastle Seminary.

By same—
26. A bill to incorporate the Cumberland River and Liverpool Oil Company.
By same—
27. A bill to incorporate the Flowing Wells Mining, Manufacturing, and Coal Oil Company.

By same—

By the Committee on Religion—
29. A bill to incorporate the Twelfth Street Methodist Episcopal Church, South, of the city of Louisville.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 15th, 16th, 17th, 18th, 19th, and 20th were severally ordered to be printed and were placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, and 29th bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, and 29th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Ways and Means, to whom had been recomitted the bill, entitled
A bill for the benefit of M. W. Galloway, late sheriff of Graves county, Reported the same, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall said bill be engrossed and read a third time?" it was decided in the negative.

So said bill was rejected.

The House then, in accordance with the special order, took up the Senate bill, entitled
An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs, or to withdraw its branch bank,

Mr. Hawkins moved an amendment thereto by way of substitute.

Which was adopted.

Mr. McGinnis moved an amendment.

Which was disagreed to.
The question was then taken, "Shall said bill, as amended, be read a third time?" and it was decided in the negative.

So said bill was rejected.

The House then, according to its special order, took up the bill, entitled

A bill to amend an act, entitled "An act to establish a Claim Agency for Kentucky in the city of Washington," approved February 20, 1864, and the pending amendments proposed thereto by the Committee on Ways and Means.

On motion of Mr. Varnon,

Ordered, That the Public Printer forthwith print 150 copies of said amendments for the use of the members of the General Assembly, and that the further consideration of said bill and amendments be postponed until to-morrow at 11 o'clock.

The Committee on Agriculture and Manufactures, to whom had been recommitted the Senate bill, entitled

An act to establish an Agricultural College,

And the pending amendments, heretofore proposed thereto by said committee, with instructions to report certain amendments thereto, reported the amendments in accordance with the instructions, with the expression of opinion that said amendments should not be adopted.

Ordered, That said amendments be printed and be made the special order for the 31st instant, at 11 o'clock.

Mr. Varnon, from the said committee, sent up to the Clerk's table an amendment, which said committee desired to report as an amendment to the said bill and amendments, by way of substitute therefor.

Which was ordered to be printed for the information of the House.

The Committee on the Court of Appeals, to whom was recommitted the resolution in relation to Judge Bullitt, with instructions, made the following report:

WHEREAS, It is publicly charged that the Hon. Joshua F. Bullitt, the present Chief Justice of the Court of Appeals of Kentucky, is, and has been for more than a year past, a member of, and in full and cordial association with, a treasonable order known as the "Sons of Liberty;" therefore,

1. Resolved, That a special committee of five members of this House, to be appointed by the Chair, be instructed to inquire whether or not said Bullitt is, or has been, a member of said order, what position or office he holds, or has held therein, and whether or not said order is treasonable or unlawful in its aims and objects, and report at the earliest practicable moment.

2. Resolved, That said committee be empowered to send for persons and papers, and take proof by depositions or orally; all oral testimony
to be by them reduced to writing at the time of taking the same, and
subscribed by the witness or witnesses: if taken by deposition, reason-
able notice of the time and place of taking the same shall be given,
which notice may be executed on the chairman of said committee, and
upon Judge Bullitt, or upon his attorney; and said committee may
employ a clerk, should they deem one necessary, and fix his compensa-
tion: Provided, however, That said committee shall not proceed
with said investigation until the President of the United States shall
have granted to Judge Bullitt permission to return to Kentucky, that
he may attend said investigation, and an assurance of freedom from
military arrest while coming to and attending said investigation, and
returning to where he now is; but said freedom and assurance shall
not be understood to prevent his arrest and trial by the proper civil
authorities of the United States or the State of Kentucky: And pro-
vided further, That said Bullitt shall have reasonable notice of the said
investigation before proceeding with said investigation, and of any order of the
President which he may make as contemplated herein.

3. Resolved, That said committee is hereby directed to send a copy
of these resolutions to the President of the United States, and that he,
be requested to grant to Judge Bullitt the permission and assurance
above contemplated, and that said committee recommend such action
in the premises as they deem proper.

On motion of Mr. Ward,
Ordered, That the Public Printer forthwith print 50 copies thereof
for the use of the members of the General Assembly, and that the
same be made the special order for the 30th instant, at 11 o'clock.

The following Senate bills were reported by the several committees
to whom they had been referred, without amendments, viz:

By the Committee on Ways and Means—
1. An act for the benefit of James H. Walker, former sheriff of Crit-
tenden county.

By the Committee on Circuit Courts—
2. An act for the benefit of James P. Chambers, clerk of the Jefferson
circuit court.

By the Committee on the Revised Statutes—
3. An act to amend chapter 63 of the Revised Statutes, entitled
"Limitations of Actions and Suits."

Ordered, That said bills be read a third time.

The rule of the House, constitutional provision, and third reading
of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The Committee on Revised Statutes, to whom was referred a Senate
bill, entitled
An act to amend chapter 28 of the Revised Statutes, entitled "Crimes and Punishments."

Reported the same, with amendments thereto.

On motion of Mr. Hanson,

Ordered, That the Public Printer forthwith print 150 copies of said bill as it would read if amended as proposed, and that the same be placed in the orders of the day.

The Speaker laid before the House the response of the Auditor to the resolution of Mr. McGinnis, adopted by this House on the 25th instant, as follows, viz:

FRANKFORT, January 27, 1865.

Hon. H. Taylor, Speaker House of Representatives:


Yours, respectfully,

W. T. SAMUELS, Auditor.

TABLE showing Circuit Courts held in 1862, 1863, and 1864.

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>Terms 1862</th>
<th>Terms 1863</th>
<th>Terms 1864</th>
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<tbody>
<tr>
<td>Adair</td>
<td>May, November.</td>
<td>May, November.</td>
<td>May, November.</td>
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<tr>
<td>Allen</td>
<td>July, April.</td>
<td>April, July.</td>
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<td>Barren</td>
<td>April, July, November.</td>
<td>April, May, October.</td>
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<td>Ballard</td>
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<td>Butler</td>
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<td>Breathitt</td>
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<td>Bath</td>
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<td>Breckinridge</td>
<td>April, December.</td>
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<td>Breckin</td>
<td>February, August.</td>
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<td>Bullitt</td>
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<td>Boyd</td>
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<td>Caldwell</td>
<td>June, November.</td>
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<td>Casey</td>
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<td>Clarke</td>
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<td>Clay</td>
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<td>Carroll</td>
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<td>Calloway</td>
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<td>Clinton</td>
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<td>Crittenden</td>
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<td>Cumberland</td>
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<td>Carter</td>
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<td>Christian</td>
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### HOUSE OF REPRESENTATIVES

**TABLE—Continued.**

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>Terms 1863</th>
<th>Terms 1864</th>
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<tr>
<td>Daviess</td>
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<td>Edmonson</td>
<td>April, June, December.</td>
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<td>Estill</td>
<td>June.</td>
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<td>Fleming</td>
<td>May, July, November.</td>
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<td>Floyd</td>
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<td>Greenup</td>
<td>May, November.</td>
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<td>Gilman</td>
<td>May, November.</td>
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<td>Graves</td>
<td>May, November.</td>
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<td>Grayson</td>
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<td>Green</td>
<td>February, June, Aug.</td>
<td>February, June, Aug.</td>
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<td>Grant</td>
<td>May, June.</td>
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<td>Harrison</td>
<td>May, November.</td>
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<td>Hardin</td>
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<td>Hare</td>
<td>April, Sept., Dec.</td>
<td>April, September, Oct.</td>
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<td>Hancok</td>
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<td>Henderson</td>
<td>June, December.</td>
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<td>Hopkins</td>
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<td>Hitekman</td>
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<td>Jefferson</td>
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<td>Johnson</td>
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<td>Knox</td>
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<td>Lawrence</td>
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<td>Livingston</td>
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<td>Laurel</td>
<td>May.</td>
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<td>Lime</td>
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<tr>
<td>Letcher</td>
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<td>Logan</td>
<td>April, July.</td>
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<td>Madison</td>
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<td>Montgomery</td>
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<td>Milledge</td>
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<td>McLean</td>
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<td>Monroe</td>
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<td>Marion</td>
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<td>Magoffin</td>
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<td>Mahon</td>
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<td>Morgan</td>
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<td>McCraken</td>
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<td>Nicholas</td>
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<td>Oldham</td>
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<td>Owen</td>
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<td>Owings</td>
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<td>Powell</td>
<td>May, November.</td>
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**COUNTIES.**

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<tr>
<th>Terms 1864</th>
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<tr>
<td>Feb., May, Aug., Nov.</td>
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<td>February, August.</td>
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<td>February, June, Aug.</td>
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<td>Jan., April, July, Oct.</td>
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<tr>
<th>COUNTIES</th>
<th>Terms 1863</th>
<th>Terms 1864</th>
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<tbody>
<tr>
<td>Pendleton</td>
<td>April, October</td>
<td>March. April, October.</td>
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<tr>
<td>Perry</td>
<td>No report.</td>
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<td>Pike</td>
<td>February, August.</td>
<td>March. May.</td>
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<td>Rowan</td>
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<td>March.</td>
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<td>May, November.</td>
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<td>Spencer</td>
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<td>March.</td>
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<td>Trigg</td>
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<td>February, March.</td>
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<td>Taylor</td>
<td>March.</td>
<td>March, September.</td>
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<tr>
<td>Todd</td>
<td>April.</td>
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<tr>
<td>Union</td>
<td>April.</td>
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<td>Webster</td>
<td>March.</td>
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<td>April, October.</td>
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<tr>
<td>Wayne</td>
<td>April.</td>
<td>October.</td>
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<tr>
<td>Wolfe</td>
<td>No courts held.</td>
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</table>

On motion of Mr. Dulin, the motion was adopted.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Circuit Courts.

Mr. Clark moved to reconsider the vote by which the House, on yesterday, rejected a bill, entitled

A bill for the benefit of Harlan county.

Mr. Thompson moved to reconsider the vote by which the House passed the bill, entitled

A bill to amend the charter of the Bardstown and Louisville turnpike company.

And the question being taken, "Shall said vote be reconsidered?" it was decided in the affirmative.

Mr. Thompson then moved to reconsider the vote by which the House dispensed with the third reading of said bill, and also the vote by which it was ordered to be engrossed and read a third time.

Which motion was adopted.

Ordered, That said bill be recommitted to the Committee on Internal Improvement.

Mr. Dulin moved to reconsider the vote by which the House, on yesterday, disagreed to a Senate bill, entitled

An act to incorporate the Louisville Rifle Club.
Mr. Webb moved that, in consideration of the probable continued absence of Mr. S. B. Thomas, one of the special Committee on the System of Labor of this Commonwealth, that the Speaker be directed to supply his place on said committee by the appointment of another member to serve in his stead.

Which motion was adopted.

On motion of Mr. Carlile, indefinite leave of absence was granted to Messrs. Waring and S. B. Thomas.

Senate bills of the following titles, viz:
1. An act for the benefit of the railroad companies of Kentucky.
2. An act for the benefit of the incorporated banks of issue of Kentucky.
3. An act for the benefit of the incorporated banks of the Commonwealth of Kentucky.
4. An act to incorporate Bransford Female Institute, of Owensboro, Kentucky.
5. An act for the benefit of the sureties of William G. Fleming, late sheriff of the county of Fleming.
6. An act for the benefit of Sidney S. Hopson, jailer of Trigg county.
7. An act to incorporate the Kentucky Lodge, No. 50, Independent German Order of Harugari.
8. An act for the benefit of the city of Louisville.
9. An act to regulate the time of holding the circuit courts for the county of Fleming.
10. An act to fix the fees of sheriffs.
11. An act to change the lines of election precinct No. 1, in Adair county.
12. An act to protect the public property of the county of Gallatin.
13. An act regulating the fees of Assistant Secretary of State.
14. An act to increase the salary of the Secretary of State.
15. An act to amend an act, entitled "An act to incorporate the Hustonville and Coffee's Mill turnpike road company."
16. An act to incorporate the Philadelphia Kentucky Oil Company.
17. An act to incorporate the Bourbon Petroleum and Mining Company.
18. An act to incorporate the Greenupeburg and Cincinnati Petroleum and Oil Company.
19. An act to amend chapter 44, of Revised Statutes.
20. An act to amend the charter of the city of Lexington.
21. An act for the benefit of Robert Hall.

H. R.—24
22. An act to amend chapter 84, Revised Statutes, entitled "Roads and Passways," said amendments to apply to the county of Gallatin only.
23. An act to protect railroads and their use.
24. An act to incorporate the National Petroleum and Mining Company.
25. An act to create the office of interpreter of the Jefferson circuit court.
27. An act to amend an act, approved February 5, 1864, entitled "An act to amend the revenue laws."
28. An act to enlarge the jurisdiction of the police judge of the town of Monterey, in Owen county.
29. An act for the benefit of Rockcastle county.
30. An act to allow town marshals to charge the same fees and commissions allowed to constables.
32. An act to amend an act, entitled "An act to incorporate the Stamping Ground and Lecompt's turnpike road company," approved February 16, 1858.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st, 7th, 8th, 16th, 17th, 18th, and 24th were referred to the Committee on Corporate Institutions; the 2d and 3d to the Committee on Banks; the 4th and 20th to the Committee on Education; the 5th, 10th, 13th, 14th, 26th, and 27th to the Committee on Ways and Means; the 6th, 12th, 22d, and 29th to the Committee on County Courts; the 9th and 31st to the Committee on Circuit Courts; the 11th to the Committee on Propositions and Grievances; the 15th and 32d to the Committee on Internal Improvement; the 19th and 30th to the Committee on the Revised Statutes; the 21st to the Committee on Claims; the 23d and 25th to the Committee on the Judiciary; and the 28th was ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 28th bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Resolution from the Senate in relation to slavery and the labor of the State was taken up and referred to the special Committee on the System of Labor in the Commonwealth.

And then the House adjourned.
SATURDAY, JANUARY 28, 1865.

A message was received from the Senate announcing that they had passed bills which originated in this House of the following titles, viz:
An act to amend the charter of the Green County and Taylor County turnpike company.
An act to increase the powers of the marshal of the city of Paducah.
An act for the benefit of the civil officers of Clinton county.
An act for the benefit of the poor-house of Nicholas county.
An act for the benefit of Bath county.
An act to incorporate the Boyd Creek Oil Company.
An act to incorporate the German Printing Association of Louisville.
An act to incorporate the Jefferson and Hardin Coal and Rock Oil Company.
An act to incorporate the Germania Oil Company.
An act to incorporate a Hotel Company in Catlettsburg.
That they had passed bills of the following titles, viz:
An act concerning slaves.
An act in relation to the court of appeals.
An act to incorporate the Licking Valley Oil and Mining Company.
An act for the benefit of the Henderson and Nashville railroad company.
An act to incorporate the Daniel Boone Petroleum Company.
An act to incorporate the Bank of Commerce at Louisville.
An act to incorporate the American and German Insurance Company.

And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in that House, of the following titles, viz:
An act to incorporate the Green River Valley Oil Company.
An act for the benefit of the Baptist Colored Church, Shelbyville.
An act for the benefit of George Parker, late sheriff of Union county.
An act to incorporate the Columbia Oil Company.
An act to incorporate the Louisville Petroleum and Oil Refining Company.
An act to authorize the county court of Hancock county to increase the county levy and levy an ad valorem tax.

1. Mr. Kinney presented the petition of the mayor and council of the city of Henderson, praying for the passage of an act to enable them to sell the public square in said city for the purpose of building a wharf.

2. Also a remonstrance thereto.

Which were received, the reading dispensed with, and referred to the Committee on the Judiciary.

Mr. Bramlette, from the Committee on the Court of Appeals, presented a report of the minority of said Committee in regard to the resolutions referred to them in relation to Judge Bullitt, as follows, viz:

We, the minority of the committee to whom was referred the resolutions in reference to the Hon. J. F. Bullitt, Chief Justice of Kentucky, beg leave to report our dissent to the action and report of the majority.

1st. We hold that it is the right as well as the duty of the General Assembly to inquire into the conduct of any public functionary accused of improper conduct, and report upon his conduct, with a view to the action of the General Assembly, without reference to the presence or absence of such officer.

2d. The report of the majority assumes the fact, in the absence of all testimony, that Hon. J. F. Bullitt is absent by constraint, and, tacitly, that such constraint emanates, either directly or indirectly, from the President. We do not assent to such assumption of fact. Whether the absence of Judge Bullitt be constrained or voluntary is a matter of inquiry; and, whether constrained or voluntary, it does not preclude an inquiry into the facts relating to his case.

If constrained, the committee would not recommend impeachment without an opportunity to be heard, although the facts should justify such action. If voluntary, and upon investigation it should be ascertained that he is or was a member of an organization treasonable in character and purpose, it would be the unquestionable right, as well as the imperative duty, of the committee to recommend his removal by address.

To remove by impeachment implies the right of regular trial and hearing; but the power of removing by address is essentially ex parte, and intended to reach such cases as cannot be reached by the process of regular trial and on impeachment. The veriest traitor in the land might, by voluntary absence, elude inquiry and removal, if any other view be taken.

But the power to remove by address, in the absence of the party accused, has been too long and well established to require argument. The example in the case of Judge Burns, and others, since this rebellion, settles the position, so far as Kentucky is concerned. Without assuming the guilt or innocence of Judge Bullitt, of which we know nothing outside of rumor, and without assuming that the " Sons of Liberty," of whom he is charged as being a member, is disloyal or treasonable, we insist that, as the case has been presented, it is the
duty of the General Assembly to inquire whether Judge Bullitt was or is a member of any organization which is of a treasonable character, and if so, report by resolution, recommending either his impeachment or removal by address; and if not, that he be exonerated from all charge.

If impeachment should be recommended, then it would be proper to take such steps as might be deemed necessary to secure his attendance; but if removal by address should be deemed proper, his presence or absence, whether constrained or voluntary, is of not the slightest consideration, as such action is ever ex parte, and rests upon the just and prudent discretion of the General Assembly. We do earnestly protest against the General Assembly assuming, in the absence of evidence, that the absence of Judge Bullitt from the State, to the neglect of his public duties, is from constraint of the President, directly or indirectly. What may be the cause of such absence may be the subject of inquiry and report, but cannot absolve the General Assembly from inquiring into the verity of the charges alleged against him, and of taking such action as the ascertained facts may demand. We therefore dissent from the report of the majority, and ask that this dissent be entered upon the journal of the House of Representatives, with the following resolution, which we recommend in lieu of that reported by the majority:

Resolved, That the committee appointed to investigate the alleged charges against Hon. J. F. Bullitt be instructed to inquire, 1st. Whether the absence from the State of Judge Bullitt, Chief Justice of the Commonwealth, be voluntary or constrained; 2d. Whether or not Judge Bullitt is or was a member of the society or organization commonly known as the "Sons of Liberty;" and if so, 3d. Whether such society or organization is of a treasonable character, or hostile to the cause of the Union and against the suppression of the existing rebellion; and that said committee have power to send for persons and papers; and, 4th. That said committee report the facts to this General Assembly, together with the testimony taken, and also, by resolution, either exonerating Judge Bullitt from culpability, or recommending such proper action as they may deem expedient, either by impeachment or removal by address.

All of which is respectfully submitted.

J. T. BRAMLETTE,
M. E. INGRAM.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette,

On motion of Mr. Hanson,
2. A bill to authorize the Clarke circuit court to decree the sale of certain real estate.
On motion of Mr. Hawthorn.
3. A bill to incorporate the Taylor Mill turnpike road company in Campbell county.
On motion of Mr. E. A. Browne,
4. A bill to incorporate the Mississippi Valley Oil Company.
On motion of same,
5. A bill to incorporate the Breathitt Petroleum Company.
On motion of Mr. Dulin,
6. A bill for the benefit of W. H. Warnock, late assessor of Greenup county.
On motion of same,
7. A bill requiring the tax books of the several counties to be bound.
On motion of same,
8. A bill requiring all commissioners' reports of sales of real estate to be recorded.
On motion of Mr. Ward,
9. A bill to authorize the county court of Harrison to levy a tax to pay for county buildings.
On motion of same,
10. A bill to compel the Kentucky Central railroad company to furnish fuel for use of guards upon the bridges of said road.
On motion of Mr. Webb,
11. A bill to incorporate the Daviess County Petroleum, Coal, Mining, Manufacturing, and Transportation Company.
On motion of Mr. Ray,
12. A bill concerning the revenue of Fulton county.
On motion of Mr. Brooks,
On motion of same,
On motion of Mr. Varnon,
15. A bill to incorporate the Kentucky and Illinois Oil and Mineral Company.
On motion of Mr. J. R. Thomas,
16. A bill to amend the State Guard law.
On motion of same,
17. A bill to incorporate the Washington, Marion, and Taylor Counties Coal, Oil, Mining, and Manufacturing company.
On motion of Mr. Elliott,
18. A bill to amend the law regulating the duties of the board of Commissioners of the Sinking Fund of the Bardstown and Louisville
railroad company in Nelson county, and to provide compensation for the services of the clerk of the Nelson county court and the treasurer of said board.

On motion of Mr. Miller,
19. A bill for the benefit of the police judge of the town of Cromwell.

On motion of Mr. Ingram,
20. A bill for the benefit of the circuit and county court clerks of Pulaski county.

On motion of Mr. McGrew,
21. A bill to incorporate the Mountain Coal Oil Company.

On motion of Mr. Chandler,
22. A bill concerning the clerks of circuit courts of this Commonwealth.

On motion of Mr. Lowry,
23. A bill for the benefit of Daniel Morton, late clerk of the circuit, equity, and criminal courts of Logan county.

On motion of same,
24. A bill to supply the county judge of Logan county with certain lost books.

On motion of same,
25. A bill to authorize the county court of Logan county to increase the county levy one dollar each tithe for the benefit of the poor of said county.

On motion of Mr. R. J. Browne,
26. A bill further to define the duties of the Auditor and Treasurer.

On motion of Mr. Tuttle,
27. A bill for the benefit of William Mullins, late sheriff of Wayne county.

On motion of Mr. Adams,
28. A bill to repeal an act passed at the present session, entitled "An act to legalize the acts of S. K. Dawson, deputy clerk of Pike county."

On motion of Mr. A. S. Allan,
29. A bill for the benefit of John W. Martin, of Clarke county.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 3d, 4th, 5th, 10th, 11th, 15th, 17th, 18th, 19th, and 21st; the Committee on the Judiciary the 5d and 29th; the Committee on Ways and Means the 6th, 12th, 26th, and 27th; the Committee on County Courts the 7th, 9th, 20th, 24th, 25th, and 28th; the Committee
on the Codes of Practice the 8th; the Committee on Military Affairs the 13th and 16th; the Committee on Claims the 14th; the Committee on the Revised Statutes the 22d, and the Committee on Circuit Courts the 23d.

At the hour of 11 o'clock the House took up the bill, entitled "A bill to amend an act, entitled an act to establish a Claim Agency for Kentucky in the city of Washington," approved February 20, 1864. And the pending amendments proposed by the Committee on Ways and Means thereto.

Which amendments read as follows, viz:

1st. Strike out of the seventh section, first and second lines, the words "four hundred and sixteen dollars and sixty-six and two-third cents," and insert "three hundred and thirty-three dollars and thirty-three and a half cents."

2d. Strike out "one hundred and fifty dollars," in the fourth line of the seventh section, and insert "one hundred and twenty-five."

3d. In the fourth line of the nineth section, after the word "expense," insert the words "not exceeding twenty-five hundred dollars."

4th. In the first line of the eleventh section, strike out "four," and insert "two."

On motion of Mr. DeHaven, a division of the question was had. And the question was first taken on the adoption of the first amendment proposed, and it was decided in the affirmative.

The question was then taken on the adoption of the 2d amendment, and it was decided in the affirmative.

The 3d amendment was then adopted.

The question was then taken on the adoption of the 4th amendment, and it was decided in the affirmative.

Mr. Dulin moved to amend the 8th section of the bill by striking out the words "postage, stationery, printing, and," and by adding to said section the following, viz:

"Provided, The amount allowed for office rent shall not exceed in any one year six hundred dollars."

Which was adopted.

Mr. DeHaven moved to amend the 12th section of the bill by adding thereto the following, viz:

"And remain in force for two years."

Which was adopted.

Mr. E. H. Smith moved to amend the 8th section of the bill by striking out the following words, viz:

"Since the establishment of said office."
And the question being taken thereon, it was decided in the negative.

Mr. McLoed moved to amend the bill by striking out all after the enacting clause, and inserting the following, viz:

That the "Act to establish a claim agency for Kentucky in the city of Washington," approved February 20, 1864, be, and the same is hereby, repealed.

And the question being taken thereon, it was decided in the negative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Governor, by and with the advice and consent of the Senate, shall appoint an "Agent for the State of Kentucky," who shall keep his office in the City of Washington, whose duty it shall be, whenever requested by the party or parties interested, to prosecute before the Court of Claims at Washington, or before any of the Departments at Washington, any claim or demand, growing out of the existing war, which the State of Kentucky, or any citizen or soldier thereof, has against the Government of the United States: Provided, That the person appointed under this act shall hold no office or appointment under the United States or State of Kentucky, other than the office of Notary Public for the District of Columbia.

§ 2. It shall be the duty of said Agent to answer all communications addressed to him by any Kentucky soldier or citizen, or any officer of the State Government, in regard to any matter of business, in any of the Departments at Washington.

§ 3. Said Agent shall perform such other duties as shall, from time to time, be required of him by the Governor; and may be removed by the Governor whenever, in his opinion, the public interest demands it.

§ 4. The Agent appointed under this act shall not, directly or indirectly, receive or charge any fees for services rendered under this act to Kentucky soldiers, their widows, heirs, or legal representatives, nor shall he purchase, trade, or deal in any claim placed in his hands for collection, or any other claim against the United States, whether the same is or not in his hands for collection.

§ 5. Any violation by said Agent of the provisions of the preceding sections shall be regarded as a misdemeanor, and punishable by fine and imprisonment, or both, at the discretion of the jury. He may be indicted in the circuit court of the county where the claimant or soldier resides, or in the circuit court of the county where the Agent resides.

§ 6. Before entering on the discharge of the duties of his office, he shall take the oath required by the Constitution of other officers of this State, and shall execute a covenant, with sufficient surety, to be approved by the Governor, conditioned that he will faithfully and diligently discharge the duties of his said office; make full, fair, and complete returns of all claims and funds which may come into his hands; or may be intrusted to him, and pay over to the claimant all money and effects which he may receive for such claimant; and that he will not, directly or indirectly, purchase, trade, or deal in any claim whatever against the United States—which covenant shall be filed and preserved in the office of the Secretary of State, and upon which any one aggrieved may maintain a suit for any breach thereof; and any recovery on the same shall not bar any other suit upon the same for any other and distinct cause of action.

§ 7. He shall receive, as compensation for his services under this act, three hundred and thirty-three dollars and thirty-three and one third cents per month, payable out of the public treasury, as the salaries of other public officers are paid; and he shall be allowed one clerk, at a

salaries and costs.
salary of one hundred and twenty-five dollars ($125 00) per month, payable as the salary of the Agent is paid.

§ 8. He shall, quarterly per annum, report to the Governor a full and complete account of his expenditures for office rent since the establishment of said office; and, upon the approval of the same by the Governor, the Auditor is hereby directed to draw his warrant upon the Treasurer in favor of the Agent for the amount thereof, which said warrant shall be paid by the Treasurer out of any moneys in the Treasury not otherwise appropriated: Provided, The amount allowed for office rent shall not exceed in any one year six hundred dollars.

§ 9. The Agent is hereby directed, by and with the advice of the Governor, to cause all accounts of the State of Kentucky against the United States, now on file, or that may be hereafter filed, to be speedily adjusted and settled; and the necessary expense, not exceeding twenty-five hundred dollars, attending their adjustment and settlement, shall be certified by said Agent to the Governor, upon whose approval the Auditor shall draw his warrant in favor of said Agent for the amount thereof upon the Treasurer, who shall pay the same out of any money in the Treasury not otherwise appropriated.

§ 10. For prosecuting claims of the State, or the claims of soldiers, their widows, heirs, or legal representatives, said Agent shall receive no other compensation than the salary herein provided; but, for prosecuting the claims of other persons, citizens of Kentucky, he is allowed to charge any fee agreed upon between him and the claimant, not exceeding ten per centum on the amount of the claim allowed, where the allowance is one hundred dollars or less, and five per centum upon all other sums: Provided, That said Agent may charge officers a reasonable compensation for settlement of their accounts: And provided further, He shall not be bound to render any services to local agents; but, should he do so, he shall in no case pay, over or account to such local agent any money or other thing collected or received by him on account of any soldier, heirs, widow, or legal representative, but shall account directly to such soldier, his heirs, widow, or legal representative.

§ 11. He shall hold his office for a term not exceeding two years, subject to removal as hereinbefore provided.

§ 12. This act shall be in force from its passage and remain in force for two years.

Mr. J. R. Thomas moved the following resolution, viz:

Resolved, That the Committee on Military Affairs be instructed to inquire into the expediency of erecting a fire-proof building in the city of Frankfort, to preserve the military records of this State.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. McLeod moved the following resolution, viz:

Resolved, That the Committee on Internal Improvement be instructed to inquire into the propriety of additional legislation in regard to the Kentucky Central railroad, with a view of rendering more secure the
persons and property of those who travel on the Versailles and Lexington turnpike road, which is crossed by said railroad near the city of Lexington.

The rule of the House being dispensed with, said resolution was twice read and adopted.

On motion of Mr. J. R. Thomas,

Ordered, That Mr. Van Seggern be added to the Committee on Corporate Institutions.

The Speaker laid before the House a communication from the Governor, in response to the joint resolution of inquiry as to the defense of the State, and to the resolution of Mr. Dulin, adopted by this House on the 25th instant.

Which communication reads as follows, viz:

STATE OF KENTUCKY, EXECUTIVE DEPARTMENT,
FRANKFORT, January 28, 1865.

H. Taylor, Speaker House of Representatives;

I send herewith the response of the Quartermaster General and Inspector General to the joint resolution approved 23d inst., and to resolution of the House of Representatives of 25th inst., to whom I referred the resolutions for the information desired.

THOS. E. BRAMLETTE,
Governor of Kentucky.

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth be respectfully requested to inform this Legislature, if not inconsistent with the public safety, what he has done for the defense of the State from guerrillas and Confederate raiders; whether he has been able to effect the object, and if not, whether he has any plan to accomplish it, and what action he desires on the part of this Legislature in aid of his efforts.

APPROVED 23d January, 1865.

IN HOUSE OF REPRESENTATIVES,
January 25, 1865.

1. Resolved, That His Excellency the Governor be requested to report to this House, at as early a day as practicable, what number of men have been mustered into the military service of this State under the law of last winter authorizing 5,000 troops to be raised on State account, for State defense, giving the number of privates, and the names of the officers, and, as nearly as can be, the times raised and mustered into the said service, where used, how many are now in said service, if any mustered out, when, and for what cause, and the expenditures on account of the raising, equipment, and support of the same; and all other matters connected with the same be may deem of interest to the State and information to this House.

Twice read and adopted.

Attest:

JAMES B. LYNE, Clerk.
Governor Thos. E. Bramlette:

Sir: In response to the inclosed resolutions of the House of Representatives, I have the honor to make the following report, as shown by table marked "A."

The "Frankfort battalion," under the command of Maj. A. J. Harrington, commands the Louisville and Lexington and Louisville and Frankfort railroad, and has been doing excellent service clearing the country of guerrillas, who have been reported to Gen. Burbridge, commanding District of Kentucky.

Company "L," of this battalion, was stationed at Lawrenceburg, Ky., company "H" at Versailles, company "I" at Georgetown, company "F" at Irvine, Estill county, Ky. All of this battalion has been mustered out, except company "F" on account of expiration of term of service.

The "Paducah battalion," now at Caseyville, in Union county, Ky., under command of Maj. M. A. Payne, was, from its organization, under the control of the Federal officer commanding that portion of the State west of Green river, and is now protecting the country between the Cumberland and Green river from guerrillas. Through the assistance of this battalion, four counties in the First District have been served with notices of the draft, which the Provost Marshal was unable to do, before they were ordered to that place. They have captured a large amount of property, and killed and captured many guerrillas. The captured have, in all cases, been turned over to the Federal authorities.

The "Sandy Valley battalion," under the command of Major C. W. Quiggens, stationed in Eastern Kentucky, was, for awhile, on the Kentucky Central railroad, under the command of Brigadier General McLean, U. S. A., and did very efficient service. It is now in Eastern Kentucky. All reports of action of this battalion are made to the commander of the Federal authorities in that district. We have also a few companies of the militia organized under the State Guard law, who are called out as emergency demands. Among these is the company of Captain J. H. Bridgewater, who have proven excellent scouts, rendering the Federal authorities much valuable aid in the extermination of guerrillas.

I would, before closing my report, submit the following propositions in regard to the military defense of Kentucky for your consideration, viz:

1. I propose to raise, for the defense of each county, one company, to be composed of not less than eighty-three (83), nor more than one hundred and one (101) men rank and file, to be organized into battalions of not less than six, nor more than eight companies, and regiments of three battalions, to be concentrated, by battalions and regiments, in case of emergency; the commander of each regiment to be charged with the supervision and defense of the section of country over which his three battalions are located, and each battalion commander over that guarded by the companies of his battalion; the company officers to make reports at regular intervals, prescribed by the regulation, to their battalion commanders, and they to regimental commanders, who will report direct to these Headquarters.

II. For the defense of the State at large, I propose the organization of four regiments, to be posted in eligible positions throughout the State, and to form the reserve upon which the county organizations can rally in
case of an invasion in force by the enemy; company, battalion, and regimental commanders to make reports like forces for county defense.

III. The appointment for different districts in the State of Assistant Quartermasters, who shall also be Assistant Commissaries of Subsistence, to be instructed (if an arrangement can be consummated with the General Government) to draw supplies from the nearest Federal post; otherwise, to contract for subsistence, &c., in the vicinity where the troops are located, if practicable, or wherever they can be procured at the least expense; ordnance stores to be furnished by the Quartermaster General of the State from supplies already on hand; otherwise, to contract for the most approved arms now manufactured; Assistant Quartermasters to report regularly direct to the Quartermaster General's Department at Frankfort.

IV. That the Government assume the direct payment of these troops, if an arrangement to that effect can be consummated; otherwise, to be paid by the State, through a regular pay department, to be charged to the General Government in general settlements; and if neither of the above arrangements are agreed to, that the State assume the payment.

V. That all outlays made by the State, on account of said service, be refunded by the General Government upon the same vouchers, substantially as are now prescribed for the use and government of the armies of the United States—the same, however, being changed or modified for State purposes; if this agreement is not acceded to, that the State authorities make provision for the same.

VI. That there be a State Medical Staff appointed, sufficient for the number of troops called into the field, to be governed by like rules and regulations as regards drawing supplies, making reports, &c., as are suggested for the Quartermaster's and Subsistence Departments.

I would also call your attention to the militia law now before the Legislature, with amendments proposed, together with other amendments, in a desire to make, at the proper time, before the Military Committee.

General Suddarth's report accompanies this.

Very respectfully, your obedient servant,

D. W. LINDSEY,

Inspector and Adj't Gen'l Ky.
### FIRST REGIMENT CAPITAL GUARD, KENTUCKY STATE FORCES.

<table>
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<tr>
<th>Name</th>
<th>Rank</th>
<th>Comp. Letter</th>
<th>Date of Commission</th>
<th>Date of Muster-in</th>
<th>Date of Muster-out</th>
<th>No. of Men</th>
<th>Date of Company Muster</th>
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<td>F. B. Hawkins</td>
<td>Colonel</td>
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<td>Aug. 27, 1864</td>
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<td>Jesse J. Craddock</td>
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<td>July 7, 1864</td>
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<td>A. J. Harrington</td>
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<td>May 5, 1864</td>
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<td>Foster J. Austin</td>
<td>Quartermaster</td>
<td></td>
<td>July 30, 1864</td>
<td>July 21, 1864</td>
<td>July 7, 1865</td>
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<tr>
<td>Hugh Mulholland</td>
<td>Surgeon</td>
<td></td>
<td>July 20, 1864</td>
<td>July 30, 1864</td>
<td>Nov. 29, 1864</td>
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<tr>
<td>Daniel W. Suddarth</td>
<td>Surgeon</td>
<td></td>
<td>Dec. 5, 1864</td>
<td>Dec. 6, 1864</td>
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<tr>
<td>Daniel W. Suddarth</td>
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<td></td>
<td>Aug. 1, 1864</td>
<td>Aug. 1, 1864</td>
<td>Dec. 5, 1864</td>
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<tr>
<td>W. L. Jesse</td>
<td>Q. M. Sergeant</td>
<td></td>
<td>Aug. 6, 1864</td>
<td>Aug. 6, 1864</td>
<td>Jan. 16, 1864</td>
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<tr>
<td>Ezra E. Howard</td>
<td>Color Sergeant</td>
<td></td>
<td>June 27, 1864</td>
<td>June 27, 1864</td>
<td></td>
<td>1</td>
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<tr>
<td>James M. Simmons</td>
<td>Surgeon Major</td>
<td></td>
<td>Sept. 1, 1864</td>
<td>Sept. 1, 1864</td>
<td></td>
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</table>

### BIG SANDY BATTALION.

<table>
<thead>
<tr>
<th>Name</th>
<th>Rank</th>
<th>Comp. Letter</th>
<th>Date of Commission</th>
<th>Date of Muster-in</th>
<th>Date of Muster-out</th>
<th>No. of Men</th>
<th>Date of Company Muster</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Charles W. Quigg</td>
<td>Major</td>
<td></td>
<td>July 20, 1864</td>
<td>July 20, 1864</td>
<td></td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jacob Nelson</td>
<td>Capt.</td>
<td>E</td>
<td>July 4, 1864</td>
<td>July 4, 1864</td>
<td>Nov. 23, 1864</td>
<td>89</td>
<td>July 4, 1864</td>
<td>Resigned November 23, 1864</td>
</tr>
<tr>
<td>David L. Evans</td>
<td>1st Lieut.</td>
<td>E</td>
<td>July 4, 1864</td>
<td>July 4, 1864</td>
<td>Nov. 23, 1864</td>
<td>89</td>
<td>July 4, 1864</td>
<td>Resigned November 23, 1864</td>
</tr>
<tr>
<td>W. H. H. Callihan</td>
<td>2d Lieut.</td>
<td>E</td>
<td>July 4, 1864</td>
<td>July 4, 1864</td>
<td>Nov. 25, 1864</td>
<td>72</td>
<td>July 6, 1864</td>
<td>Resigned November 29, 1864</td>
</tr>
<tr>
<td>John Walsh</td>
<td>Capt.</td>
<td>G</td>
<td>Aug. 9, 1864</td>
<td>Sept. 29, 1864</td>
<td>Nov. 22, 1864</td>
<td>72</td>
<td></td>
<td>Promoted to Captain. Vice John Welsh, promoted.</td>
</tr>
<tr>
<td>William G. Porter</td>
<td>1st Lieut.</td>
<td>G</td>
<td>Aug. 9, 1864</td>
<td>June 1, 1864</td>
<td>Nov. 11, 1864</td>
<td>66</td>
<td>July 28, 1864</td>
<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
</tr>
<tr>
<td>John Welsh</td>
<td>2d Lieut.</td>
<td>G</td>
<td>Aug. 9, 1864</td>
<td>Aug. 1, 1864</td>
<td>Aug. 1, 1864</td>
<td>66</td>
<td>July 28, 1864</td>
<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
</tr>
<tr>
<td>Alex. W. Nickells</td>
<td>Capt.</td>
<td>K</td>
<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>66</td>
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<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
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<tr>
<td>Alex. W. Nickells</td>
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<td>July 11, 1864</td>
<td>June 11, 1864</td>
<td>Aug. 9, 1864</td>
<td>66</td>
<td>July 28, 1864</td>
<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
</tr>
<tr>
<td>J. H. Jacobs</td>
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<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>66</td>
<td>July 28, 1864</td>
<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
</tr>
<tr>
<td>Fred. Stambaugh</td>
<td>2d Lieut.</td>
<td>K</td>
<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>Aug. 9, 1864</td>
<td>66</td>
<td>July 28, 1864</td>
<td>Promoted to Captain. Vice A. W. Nickells, prom'd</td>
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### (A)—BIG SANDY BATTALION—Continued.

<table>
<thead>
<tr>
<th>Name</th>
<th>Rank</th>
<th>Comp. Date of Letter</th>
<th>Comp. Date of Commission</th>
<th>Date of Muster-in</th>
<th>Date of Muster-out</th>
<th>No. of Men</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ira B. Hutchison</td>
<td>Captain</td>
<td>L</td>
<td>July 7, 1864</td>
<td>July 7, 1864</td>
<td></td>
<td>60</td>
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</tr>
<tr>
<td>John B. Maynard</td>
<td>1st Lieutenant</td>
<td>L</td>
<td>July 7, 1864</td>
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**FRANKFORT BATTALION.**

<table>
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<th>Name</th>
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<th>Comp. Date of Commission</th>
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<th>Date of Muster-out</th>
<th>No. of Men</th>
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<tbody>
<tr>
<td>A. J. Harrington</td>
<td>Major</td>
<td>A</td>
<td>Aug. 4, 1864</td>
<td>Aug. 11, 1864</td>
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<td>1</td>
<td>Exp. of term of service.</td>
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<tr>
<td>James H. Hudspeth</td>
<td>Captain</td>
<td>A</td>
<td>June 12, 1864</td>
<td>June 27, 1864</td>
<td>Jan. 10, 1865</td>
<td>91</td>
<td>June 27, 1865</td>
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<tr>
<td>Thomas B. Boyd</td>
<td>1st Lieutenant</td>
<td>D</td>
<td>June 12, 1864</td>
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<tr>
<td>Hugh W. Jones</td>
<td>2d Lieutenant</td>
<td>B</td>
<td>June 12, 1864</td>
<td>June 27, 1864</td>
<td>Jan. 12, 1865</td>
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<td>Exp. of term of service.</td>
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<tr>
<td>Jasper N. Long</td>
<td>Captain</td>
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<td>June 12, 1864</td>
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<tr>
<td>Robert H. Fieroe</td>
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<tr>
<td>W. J. Ferguson</td>
<td>2d Lieutenant</td>
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<td>June 12, 1864</td>
<td>June 27, 1864</td>
<td>Jan. 12, 1865</td>
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<tr>
<td>Charles W. Quiggens</td>
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<td>D</td>
<td>June 7, 1864</td>
<td>July 3, 1864</td>
<td>July 20, 1864</td>
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<td>July 3, 1864</td>
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<tr>
<td>E. V. Bolton</td>
<td>Captain</td>
<td>D</td>
<td>Aug. 4, 1864</td>
<td>Aug. 4, 1864</td>
<td>Jan. 13, 1865</td>
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<td>E. V. Bolton</td>
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<td>D</td>
<td>Aug. 4, 1864</td>
<td>Aug. 4, 1864</td>
<td>Jan. 16, 1865</td>
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<tr>
<td>Green B. Thomas</td>
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<td>Aug. 4, 1864</td>
<td>Aug. 4, 1864</td>
<td>Jan. 16, 1865</td>
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<tr>
<td>Green B. Thomas</td>
<td>2d Lieutenant</td>
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<td>Aug. 4, 1864</td>
<td>Aug. 4, 1864</td>
<td>Jan. 16, 1865</td>
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<tr>
<td>W. A. Wilson</td>
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<td>Aug. 4, 1864</td>
<td>Aug. 4, 1864</td>
<td>Jan. 16, 1865</td>
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<tr>
<td>James F. Denton</td>
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<td>F</td>
<td>Sept. 1, 1864</td>
<td>Sept. 1, 1864</td>
<td>Jan. 13, 1865</td>
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<tr>
<td>Green B. Thomas</td>
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<td>Jan. 13, 1865</td>
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<tr>
<td>Edgar Baird</td>
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<tr>
<td>Sanford Goins</td>
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<td>June 3, 1864</td>
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<tr>
<td>B. Mattingly</td>
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<td>July 5, 1864</td>
<td>July 5, 1864</td>
<td>Jan. 12, 1865</td>
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<tr>
<td>B. C. Lockwood</td>
<td>2d Lieutenant</td>
<td>H</td>
<td>July 5, 1864</td>
<td>July 5, 1864</td>
<td>Jan. 12, 1865</td>
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<tr>
<td>J. T. Musseman</td>
<td>Captain</td>
<td>I</td>
<td>Aug. 16, 1864</td>
<td>Aug. 16, 1864</td>
<td>Jan. 12, 1865</td>
<td>106</td>
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<tr>
<td>W. N. Mathews</td>
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<td>I</td>
<td>June 6, 1864</td>
<td>June 6, 1864</td>
<td>Jan. 26, 1865</td>
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<tr>
<td>Wilkins Warren</td>
<td>2d Lieutenant</td>
<td>I</td>
<td>June 23, 1864</td>
<td>June 28, 1864</td>
<td>Jan. 26, 1865</td>
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**Remarks:**
- Promoted to Major.  
- Vice C. W. Quiggens, prom'd.  
- Promoted to Captain.  
- Vice E. V. Bolton, prom'd.  
- Promoted to 1st Lieutenant.  
- Vice G. B. Thomas, prom'd.  
- Company D mustered out—expiration of term of service.  
- Comp. mustered out exp. term.  
- Deserted.  
- Company mustered out—expiration of term of service.
### Paducah Battalion

<table>
<thead>
<tr>
<th>Name</th>
<th>Rank</th>
<th>Date of Entry</th>
<th>Date of Exit</th>
<th>Number</th>
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<tbody>
<tr>
<td>M. A. Payne</td>
<td>Major</td>
<td>Aug 16, 1864</td>
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<tr>
<td>T. J. Gregory</td>
<td>Capt.</td>
<td>June 21, 1864</td>
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<td>97</td>
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<tr>
<td>M. L. Smith</td>
<td>1st Lt.</td>
<td>June 21, 1864</td>
<td>June 21, 1864</td>
<td>559</td>
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<tr>
<td>Wm. R. Smith</td>
<td>2nd Lt.</td>
<td>Aug 4, 1864</td>
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<td>56</td>
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<tr>
<td>Henry E. Luten</td>
<td>Capt.</td>
<td>Aug 4, 1864</td>
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<td>88</td>
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<td>Jackson F. Beckley</td>
<td>1st Lt.</td>
<td>Aug 16, 1864</td>
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<tr>
<td>Wm. Bogard</td>
<td>2nd Lt.</td>
<td>Aug 16, 1864</td>
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<tr>
<td>John A. Hamlet</td>
<td>Capt.</td>
<td>Aug 16, 1864</td>
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<tr>
<td>Wm. N. Harris</td>
<td>1st Lt.</td>
<td>Aug 16, 1864</td>
<td>Aug 16, 1864</td>
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<tr>
<td>James Griffen</td>
<td>2nd Lt.</td>
<td>Aug 16, 1864</td>
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<tr>
<td>Joseph F. Peck</td>
<td>Capt.</td>
<td>Sept 15, 1864</td>
<td>Sept 15, 1864</td>
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<tr>
<td>Wm. M. Rhea</td>
<td>1st Lt.</td>
<td>Sept 15, 1864</td>
<td>Sept 15, 1864</td>
<td></td>
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<tr>
<td>M. H. Lovelace</td>
<td>2nd Lt.</td>
<td>Sept 15, 1864</td>
<td>Sept 15, 1864</td>
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<tr>
<td>Wm. H. Smith</td>
<td>Capt.</td>
<td>Oct 1, 1864</td>
<td>Oct 1, 1864</td>
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</tr>
<tr>
<td>Frank W. Purmoot</td>
<td>1st Lt.</td>
<td>Oct 1, 1864</td>
<td>Oct 1, 1864</td>
<td></td>
</tr>
<tr>
<td>Timothy W. Ward</td>
<td>2nd Lt.</td>
<td>Oct 1, 1864</td>
<td>Oct 1, 1864</td>
<td></td>
</tr>
<tr>
<td>John W. Swinker</td>
<td>Capt.</td>
<td>June 22, 1864</td>
<td>June 22, 1864</td>
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</tr>
<tr>
<td>Isaac Bloodworth</td>
<td>1st Lt.</td>
<td>June 22, 1864</td>
<td>June 22, 1864</td>
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<tr>
<td>James B. Parrish</td>
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### Recapitulation

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<td>Field and Staff</td>
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<tr>
<td>Big Sandy Battalion</td>
<td>357</td>
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<td>Frankfort Battalion</td>
<td>559</td>
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<tr>
<td>Paducah Battalion</td>
<td>456</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>1,313</td>
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</tbody>
</table>

This battalion is now in process of muster-out; cause, expiration of term of service.
To His Excellency Thomas E. Bramlette, Governor of Kentucky:

Sir: I have the honor to acknowledge the receipt of your communication, transmitting a resolution of the General Assembly of Kentucky, asking for the amount of expenditures on account of the raising, equipment, and support of "the men mustered into the service of this State, under the law of last winter authorizing 5,000 State troops to be raised, on State account, for State defense."

The amount expended by this department on account of the purposes above mentioned, as appears from the books of this office, is two hundred and thirty thousand three hundred and ninety-six dollars and thirty-three cents ($230,396 33). In this sum is included the cost of arms, ammunition, and equipage, furnished said troops and on hand in my possession, the value of which may be estimated in round numbers at ($100,000) one hundred thousand dollars. This property cost more than the sum above mentioned; but, allowing for the depreciation in value by use and losses incident to the service, the estimate of $100,000 is regarded as approximating correctness.

This sum of $100,000 deducted from $230,396 33 shows a balance of $130,396 33 as the actual expenditure or cost of raising, equipping, and subsisting the troops mustered into the State service as aforesaid.

Two battalions of State troops are yet in the service, besides several independent companies, and the figures above refer only to the amounts already paid by this office for the purpose stated; the pay, and many claims on account of these last named companies and battalions, are yet unpaid.

Very respectfully, your obedient servant,

S. G. SUDDARTH,
Q. M. General of Kentucky.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to establish the office of public administrator and guardian.
An act for the benefit of Charlotte Culver, guardian of the minor children of John Culver, deceased.
An act for the benefit of the securities of G. W. Goodrum, late sheriff of Marion county.
An act in relation to the railroad tax in McCracken county.
An act to incorporate the Pond River Lodge, No. 244, of Free and Accepted Ancient York Masons.
An act to amend the charter of the Covington and Lexington turnpike road company.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Senate by Mr. Wright, asking
leave to withdraw the announcement of their disagreement to a bill which originated in this House, entitled
A bill to increase the fees of the superintendents and inspectors of tobacco in the city of Louisville.
Which was granted.
Mr. J. R. Thomas entered a motion to reconsider the vote by which the House, on yesterday, refused to order to be read a third time, as amended, a bill from the Senate, entitled
An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs, or to withdraw its branch bank.
The following bills were reported by the Committee on Claims, viz:
1. A bill for the benefit of R. R. Bolling.
3. A bill for the benefit of Wm. Henry Holt, of Montgomery county.
Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:
Those who voted in the affirmative, were—
Mr. Speaker (Taylor), Francis Gardner, Thomas W. Owings,
Alexander E. Adams, Evan M. Carriott, William A. Pepper,
A. S. Allan, John J. Gatewood, James T. Pierson,
William H. Baker, Aaron Gregg, Hiram S. Powell,
Wm. Bell, Hiram Hagan, F. M. Ray,
T. J. Birchett, C. M. Hanks, John D. Ross,
Henry Bohannon, Richard H. Hanson, J. C. Sayers,
John C. Belin, C. C. Harvey, E. W. Smith,
James T. Bramlette, P. B. Hawkins, E. H. Smith,
Wm. A. Brooks, Jacob Hawthorn, Caleb Stinson,
E. A. Brown, A. H. Herrod, T. R. Taylor,
R. J. Browne, J. L. Hill, John R. Thomas,
Isaac Calhoon, M. E. Ingram, Wm. R. Thompson,
John W. Campbell, O. P. Johnson, H. W. Tuttle,
T. P. Cardwell, William R. Kinney, H. G. Van Suggern,
John B. Carlile, Samuel Larkins, Thomas W. Warron,
Joseph H. Chandler, Perry S. Layton, A. G. Waggner,
John T. Clark, Thomas Linley, Willie Waller,
James W. Davis, J. H. Lowry, A. H. Ward,
In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be directed to draw his warrant on the Treasurer for two hundred and eighty-four dollars, in favor of James B. Lyne, and for the same sum in favor of Wm. H. Sneed, to be paid out of any money in the Treasury not otherwise appropriated. The said sums are for the services of said Lyne and Sneed rendered the joint committee of this Legislature to settle the accounts of Grant Green, late Auditor.

§ 2. This act shall take effect from its passage.

The same committee asked to be discharged from the further consideration of the petition of Thomas J. Dicken and others.

Which was granted.

The same committee, to whom had been referred a Senate bill, entitled

An act for the benefit of W. F. Combs, committee of Margaret Browne, a pauper idiot of Hardin county,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, Thos. W. Owings,
Alexander E. Adams, Francis Gardner, Wm. A. Pepper,
A. S. Allan, Evan M. Garriott, James T. Pierson,
William H. Baker, John J. Gatewood, Hiram S. Powell,
William Bell, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
Henry Bohannon, C. M. Hanks, J. C. Sayers,
John C. Bolin, Richard H. Hanson, E. W. Smith,
James T. Bramlette, C. C. Harvey, E. H. Smith,
Wm. A. Brooks, P. B. Hawkins, Caleb Stinson,
E. A. Brown, Jacob Hawthorn, T. R. Taylor,
R. J. Browne, A. H. Herrod, John R. Thomas,
The same committee, to whom had been referred a Senate bill, entitled

An act to increase the pay of the members of the General Assembly,

Reported the same without amendment, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the first Monday in August, 1865, the pay of each member of the General Assembly shall be "six" dollars per day, during their attendance on, and "twenty-five" cents per mile for the necessary travel in going to and returning from the sessions of their respective Houses, to be paid in the same manner their pay is now provided for.

Mr. Dulin moved to amend the bill by adding thereto the following proviso, viz:

Provided, This act shall only remain in force for two years from the first Monday of August, A. D. 1865.

Which was adopted.

Mr. E. H. Smith moved to amend the bill by striking out the words "twenty-five," and inserting in lieu thereof the word "fifteen."

Which was adopted.

Mr. Chandler moved to strike out the word "six," and insert in lieu thereof the word "five."

Which was adopted.

The yeas and nays being required on the adoption of said amendment by Messrs. Pepper and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, J. B. English, Thomas Linley,
William H. Baker, Elijah Gabbert, J. H. Lowry,
T. J. Birchett, Francis Gardner, Jno. S. McFarland,
Henry Bohannon, Evan M. Garriott, W. H. Miller,
John C. Bohannon, John J. Gatewood, William A. Pepper,
Wm. A. Brooks, Aaron Gregg, James T. Pierson,
Isaac Calhoun, J. L. Hill, Wm. R. Thompson,
John W. Campbell, M. E. Ingram, H. W. Tuttle,
T. P. Cardwell, O. P. Johnson, H. G. Van Seggern,
John B. Carile, William R. Kinney, Thomas W. Varnon,
Jos. H. Chandler, Samuel Larkins, A. G. Waggener,
John T. Clark, Perry S. Layton, Willie Waller,
James W. Davis, Thomas Linley, A. H. Ward,
Samuel E. DeHaven, J. H. Lowry, Isaac N. Webb,
John M. Delph, L. S. Luttrell, M. E. White,
Edward F. Dulin, John S. McFarland, Geo. H. Whitten,
Sebastian Eifort, Milton McGrew, James Wilson,
William Elliott, H. C. McLoed, George T. Wood—74.
J. B. English, W. H. Miller,
Those who voted in the negative, were—
Mr. Speaker (Taylor), Milton McGrew, T. R. Taylor,
A. S. Allan, H. C. McLeod, Wm. R. Thompson,
James T. Bramlette, Thos. W. Owings, H. W. Tuttle,
Isaac Calhoun, Hiram S. Powell, A. H. Ward,
Wm. R. Kinney, F. M. Ray, Isaac N. Webb,

The question was then taken on ordering said bill, as amended, to
be read a third time, and it was decided in the negative.
So said bill was disagreed to.
Mr. Ward then entered a motion to reconsider the vote just taken.
Senate bills of the following titles, viz:
1. An act concerning slaves.
3. An act to incorporate the Licking Valley Oil and Mining Company.
4. An act for the benefit of the Henderson and Nashville railroad company.
5. An act to incorporate the Daniel Boone Petroleum Company.
6. An act to incorporate the Bank of Commerce at Louisville.
7. An act to incorporate the American and German Insurance Company.
 Were severally read the first time, and ordered to be read a
second time.
The rule of the House, constitutional provision, and second reading of
said bills having been dispensed with,
The 1st was referred to the special Committee on the System of
Labor in this Commonwealth; the 2d to the Committee on the Court
of Appeals; the 3d and 5th to the Committee on Corporate Institutions; the 4th and 7th to the Committee on the Judiciary, and the 6th
to the Committee on Banks.
Mr. R. J. Browne moved to suspend further proceedings in the orders of the day, in order to permit the Standing Committees to report.

And the question being taken thereon, it was decided in the negative.

Amendments proposed by the Senate to a bill which originated in this House, entitled
An act to provide a bounty fund in the city of Louisville,
Were taken up, twice read, and concurred in.

And then the House adjourned.

MONDAY, JANUARY 30, 1865.

A message was received from the Senate, announcing that they had disagreed to a bill which originated in this House, entitled
A bill for the benefit of A. J. Mershon, of Garrard county.

That they had passed bills, which originated in this House, of the following titles, viz:

An act for the protection of sheep in this Commonwealth.
An act to incorporate the Big Paint Creek Oil Company.
An act to incorporate the Pulaski County Petroleum Company.
An act to incorporate the Liberty Petroleum Company.
An act to incorporate the Wayne County and Beatty Oil Well Company.
An act to amend the charter of Clayvillage, in Shelby county.
An act to increase the fees of the superintendents and inspectors of tobacco in the city of Louisville.
With an amendment to the last mentioned bill.
And that they had passed bills of the following titles, viz:
An act to incorporate a Savings and Deposit Bank in the city of Louisville, to be called the Union Bank.
An act to amend section 17, article 4, chapter 47, of the Revised Statutes, title "Husband and Wife."

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed
sundry enrolled bills, which originated in this House, of the following
titles, viz:

An act to change the voting place in precinct No. 8, in Knox county.
An act to repeal sections 13, 14, and 15 of article 1, chapter 99,
Revised Statutes, so far as applies to Greenup county.
An act to incorporate the Big Sandy Petroleum Company.
An act to amend the charter of the Big Sandy Valley railroad
company.
An act to incorporate the Coopers’ Union of the city of Louisville.
An act to confer upon Emily Vaughn all the rights of an unmarried
woman.
An act to incorporate the Big South Fork Petroleum Company.
An act for the benefit of James L. Arnold, late clerk of the Nicholas
Circuit court.
An act to incorporate the Muhlenburg Petroleum, Oil, Coal, and
Salt Company.
An act to give concurrent jurisdiction to the circuit and quarterly
courts of the Counties of Lawrence and Boyd, in all civil causes
arising in the Counties of Floyd and Pike.
An act concerning railroad tax receipts.
An act to change voting places in Lewis county.
An act to change the boundary of election precinct No. 3, in Grant
County.
An act authorizing L. A. Smithwick, clerk of the Monroe county
court, to qualify as guardian of Samuel Wolford Pedigo.
An act to establish the office of public administrator and guardian.
An act in relation to the railroad tax in McCracken county.
An act for the benefit of the securities of G. W. Goodrum, late
sheriff of Marion county.
An act to amend the charter of the Covington and Lexington turn-
pike road company.
An act for the benefit of Charlotte Culver, guardian for the minor
children of John Culver, deceased.
An act to incorporate the Pond River Lodge, No. 244, of Free and
Accepted Ancient York Masons.
The following bills were reported by the several committees ap-
pointed to prepare and bring in the same, viz:

By the Committee on Education—
1. A bill allowing common school districts to levy a district school
tax.
By the Committee on Circuit Courts—
2. A bill for the benefit of Daniel Morton, of Logan county.
By the Committee on Corporate Institutions—
3. A bill to incorporate the Mountain Coal and Oil Company.
By same—
4. bill to incorporate the World’s Oil, Coal, Lumber, Mineral, and Manufacturing Company.
By same—
5. A bill to incorporate the Stafford Oil and Mining Company.
By same—
6. A bill to incorporate the Breathitt Petroleum Company.
By same—
7. A bill to incorporate the Mississippi Valley Oil Company.
By same—
8. A bill to amend the law regulating the duties of the Board of Commissioners of the Sinking Fund of the Bardstown and Louisville railroad company.
By same—
9. A bill to incorporate the Ontario Oil Company.
By same—
10. A bill to incorporate the Kentucky and Illinois Coal, Oil, and Mineral Company.
By same—
11. A bill to incorporate the Marion, Washington, and Taylor County Oil, Mining, and Manufacturing Company.
By same—
12. A bill to incorporate the Daviess County Petroleum, Coal, Mining, and Manufacturing Company.
By same—
13. A bill for the benefit of the town of Columbus.
By Mr. Lowry—
By Mr. Wilson—
15. A bill to amend sections 3 and 4 of an act, entitled “An act to amend the road law of Bracken county,” approved February 8, 1864.
Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was ordered to be printed and made the special order for the 1st day of February
next, at 11 o'clock; the 14th was ordered to be printed and made the
special order for the 3d day of February next, at 11 o'clock; and the
2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, and 15th
bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading
of the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, and
15th bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The Committee on Internal Improvement, to whom had been recom-
mittted the bill, entitled
A bill to amend the charter of the Bardstown and Louisville turnpike
company.
Reported the same back to the House, with an amendment thereto,
as a substitute therefor.
Which amendment was adopted.
Ordered, That said bill, as amended, be engrossed and read a third
time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The following Senate bills were reported by the several committees
to whom they had been referred, without amendment, viz:

By the Committee on Internal Improvement—
1. An act to amend an act, entitled "An act to incorporate the
Stamping Ground and Lecompt's turnpike road company."
By same—
2. An act to amend an act, entitled "An act to incorporate the
Hustonville and Coffee's Mill turnpike road company."
By the Committee on Circuit Courts—
3. An act to regulate the time of holding the circuit courts for the
county of Fleming.
By the Committee on Corporate Institutions—
4. An act to incorporate the National Petroleum and Mining
Company.
By same—
5. An act to incorporate the Kentucky Lodge, No. 50, Independent
German Order of Harugari.
By same—
6. An act to amend the charter of the city of Covington.

By same—
7. An act to incorporate the Greenupburg and Cincinnati Petroleum and Oil Company.

By same—
8. An act to incorporate the Philadelphia Kentucky Oil Company.

By same—
9. An act to incorporate the Bourbon Petroleum and Mining Company.

Ordered, That the 6th bill be committed to the Committee on the Judiciary; and that the 1st, 2d, 3d, 4th, 5th, 7th, 8th, and 9th be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 7th, 8th, and 9th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Internal Improvement, to whom was referred a Senate bill, entitled
An act to amend the charter of the Louisville turnpike road company, Reported the same, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall the bill be read the third time?" it was decided in the negative.

So said bill was disagreed to.

The Speaker appointed Mr. Chandler to serve on the special committee on the System of Labor, in the place and stead of Mr. S. B. Thomas, who is absent.

Leave was given to bring in the following bills, viz:

On motion of Mr. Johnson—1. A bill for the benefit of P. F. Edwards, late sheriff of Edmonson county.

On motion of Mr. Carlile—2. A bill to authorize the county court of Green county to create a police force for said county.

On motion of same—3. A bill to change the time of holding the quarterly courts of Green county.

On motion of Mr. Wood—4. A bill to incorporate the Union Manufacturing Company.

On motion of Mr. Kinney—5. A bill to incorporate the Henderson Petroleum, Mining, and Manufacturing Company.
On motion of Mr. Davis—6. A bill for the benefit of D. King, former sheriff of Knox county.

On motion of same—7. A bill for the benefit of Frank Catron, late sheriff of Knox county.

On motion of Mr. Neale—8. A bill for the benefit of the Richmond and Tate's Creek turnpike company.

On motion of Mr. Owings—9. A bill for the benefit of Petroleum corporations in Kentucky.

On motion of Mr. Chandler—10. A bill to amend an act, entitled "An act to further regulate the inspection and sales of tobacco in the city of Louisville."

On motion of Mr. Garriott—11. A bill to repeal the expatriation law.

On motion of Mr. Tuttle—12. A bill for the benefit of Fleming Bates, late sheriff of Wayne county.

On motion of same—13. A bill to amend the charter of the Big South Fork Petroleum Company.

On motion of Mr. White—14. A bill for the benefit of Whitley county.

Ordered, that the Committee on Ways and Means prepare and bring in the 1st, 6th, 7th, and 12th; the Committee on County Courts the 2d, 3d, and 14th; the Committee on Corporate Institutions the 4th, 5th, 8th, 9th, and 13th; the Committee on Agriculture and Manufactures the 10th; and the Committee on the Judiciary the 11th.

Mr. Lowry moved the following resolution, viz:

Resolved by the House of Representatives, That the Public Printer be required to print for the use of the members of this House, 500 copies of each of the acts of this session increasing the fees of sheriffs, clerks, county judges, and assessors of this Commonwealth.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. McLoed read and laid on the table the following joint resolution, viz:

Whereas, This General Assembly, by reference to the accompanying documents to the Governor's message presented to the Legislature at its present adjourned session, have with care examined the report of the committee appointed by General Burbridge to investigate the conduct of affairs in Western Kentucky, and have ascertained therefore that the most unparalleled acts of infamy and oppression have been committed upon a portion of the people in that part of the State which was for a time under the command of Brigadier General E. A. Paine; in the language of the committee, "The administration of Verres and Warren Hastings may be safely challenged to show a parallel to the fifty-one days of terror and rapine that measured the dura-
tion of General Paine's authority;" and whereas, said committee have further reported that the Hon. Lucien Anderson, member of Congress from the First Kentucky District, used his influence over, and was in complicity with, the notorious General Paine and others, in their acts of tyranny, insult, oppression, bribery, and plunder; therefore,

Resolved, That, in the opinion of this General Assembly, the said Anderson is unfit to represent any portion of the people of Kentucky in the national councils of his country, and unworthy to hold any office of honor, trust, or profit within the gift of the people of Kentucky, and ought, and he is hereby requested, to resign his position as a member of the Federal Congress.

Resolved, That a copy of these proceedings be forwarded to said Anderson.

Mr. McLeod moved to dispense with the rule requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the negative.

At the hour of 11 o'clock the House, according to order, took up the resolutions reported by the Committee on the Court of Appeals in relation to Judge Joshua P. Bullitt, and the report of the minority of said committee reported as a substitute for the majority report.

By unanimous consent, Mr. Ward was permitted to perfect the majority report by adding after the word "attorney," in the second resolution, the following words, viz:

And all evidence taken before the committee to be returned with their report.

Mr. Thompson moved to postpone the further consideration of the subject until to-morrow at 11½ o'clock.

And the question being taken thereon, it was decided in the negative.

Mr. Dulin moved to amend the substitute by striking out of the resolution the following words, viz:

And also by resolution either exonerating Judge Bullitt from culpability, or recommending such proper action as they may deem expedient, either by impeachment or removal by address.

And the question being taken thereon, it was decided in the negative.

Mr. Marshall moved to amend the substitute by striking out all of the resolution after the first inquiry.

Which motion was rejected.

Mr. Ray moved to amend the substitute by adding after the first inquiry in the resolution the following words, viz:
And if they shall find that he is absent voluntarily and not by constrant, then they shall inquire.
And the question being taken thereon, it was decided in the negative.

At a quarter before 2 o'clock Mr. R. J. Browne moved an adjournment.
And the question being taken thereon, it was decided in the affirmative.
And then the House adjourned.

TUESDAY, JANUARY 31, 1865.

A message was received from the Senate announcing that they had passed bills and concurred in a resolution which originated in this House of the following titles, viz:

An act for the benefit of Ben. C. Allen, late clerk of the Mercer circuit court.
An act for the benefit of T. H. Hanks, late circuit clerk of Anderson county.
An act for the benefit of N. B. Stephens, late clerk of the Kenton circuit court.
An act providing for the levy and collection of a tax to pay the Kenton county bounty fund.
An act to increase the fees of jailers.
Resolution asking the passage of a law by Congress for the benefit of the widows and orphans of soldiers who have died or been killed before being mustered into the service.
With amendments to the last named bill and to the resolution.
And that they had passed bills of the following titles, viz:
An act to revise, amend, and reduce into one the bastardy laws of this Commonwealth.
An act to regulate the holding of the fall terms of the Boone and Gallatin circuit court.
An act authorizing the county court of Boone to establish a certain road in said county.

An act for the benefit of T. J. Puryear, late sheriff of Graves county.

An act to incorporate the Paducah Savings Bank.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the protection of sheep in this Commonwealth.

An act to amend the Green County and Taylor County turnpike company.

An act to incorporate the Big Paint Creek Oil Company.

An act to incorporate the Pulaski County Petroleum Company.

An act to increase the powers of the marshal of the city court of Paducah.

An act for the benefit of the civil officers of Clinton county.

An act for the benefit of the poor-house of Nicholas county.

An act for the benefit of Bath county.

An act to incorporate the Liberty Petroleum Company.

An act to incorporate the Boyd Creek Oil Company.

An act to incorporate the German Printing Association of Louisville.

An act to incorporate the Jefferson and Hardin Coal and Rock Oil Company.

An act to incorporate the Wayne County and Beatty Oil Well Company.

An act to incorporate the Germania Oil Company.

An act to incorporate a Hotel Company in Catlettsburg.

An act to amend the charter of Clayville, in Shelby county.

Also enrolled bills which originated in the Senate of the following titles, viz:

An act for the benefit of Jerry South.

An act for the benefit of James P. Chambers, clerk of the Jefferson circuit court.

An act for the benefit of James H. Walker, former sheriff of Crittenden county.

An act for the benefit of Wm. F. Combs, committee of Margaret Brown, a pauper idiot of Hardin county.

An act to amend chapter 63 of the Revised Statutes, entitled "Limitations of Actions and Suits."
An act to enlarge the jurisdiction of the police judge of the town of Monterey, in Owen county.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Mr. Delph presented—1. The memorial of J. R. Buchanan, of the city of Louisville, in relation to the system of labor in this Commonwealth.

2. The petition of the common council of Louisville, praying for the passage of a bill to amend the law establishing a ferry in Jefferson county.

3. The petition of sundry citizens of Louisville praying for the same.

Which were received, the readings dispensed with, and referred—

the 1st to the special Committee of nine on the System of Labor; and the 2d and 3d to the Committee on the Revised Statutes.

On motion of Mr. Gabbert, indefinite leave of absence was granted to Messrs. Clark, Bedford, and Linley.

The Committee on Ways and Means reported the following bills, viz:

1. A bill for the benefit of Wm. R. Warnock, late assessor of Greenup county.

2. A bill for the benefit of J. W. Salee, late sheriff of Pulaski county.

3. A bill to provide for compensated emancipation and removal of the slaves of this Commonwealth.

4. A bill in relation to the revenue of Fulton county for the year 1864.

5. A bill for the benefit of the New Orleans and Ohio railroad company.

6. A bill to increase the compensation of the Register of the Land Office.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 3d bill was ordered to be printed and was referred to the select Committee of nine on the System of Labor in this Commonwealth; and the 1st, 2d, 4th, 5th, and 6th bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 4th, 5th, and 6th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The yeas and nays being required on the passage of the 5th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the New Orleans and Ohio railroad company be, and the same is hereby, released from the payment of all taxes for the year 1864, imposed by an act approved February 20, 1864.

§ 2. This act shall take effect from its passage.

The same committee reported a bill to increase the salary of the first clerk in the Land Office.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

H. R.—27
The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

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<tr>
<th>Mr. Speaker (Taylor)</th>
<th>Stephen F. Gano,</th>
<th>Thos. W. Owings,</th>
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<tr>
<td>Alexander E. Adams</td>
<td>Francis Gardner,</td>
<td>James T. Pierson,</td>
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<td>A. S. Allan</td>
<td>John J. Gatewood,</td>
<td>Hiram S. Powell,</td>
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<td>William M. Allen</td>
<td>Hiram Hagan,</td>
<td>Nicholas A. Rapier,</td>
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<td>William Bell</td>
<td>Richard H. Hanson,</td>
<td>F. M. Ray,</td>
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<td>T. J. Birchett</td>
<td>C. C. Harvey,</td>
<td>J. C. Sayers,</td>
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<td>P. B. Hawkins,</td>
<td>Geo. S. Shanklin,</td>
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<td>James T. Bramlette</td>
<td>Thomas P. Hays,</td>
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<td>E. A. Brown</td>
<td>A. H. Herrod,</td>
<td>H. W. Tuttle,</td>
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<td>Isaac Calhoon</td>
<td>J. L. Hill,</td>
<td>H. G. Van Seggern,</td>
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<td>John B. Carlile</td>
<td>M. E. Ingram,</td>
<td>Thomas W. Varon,</td>
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<td>Jos. H. Chandler</td>
<td>O. P. Johnson,</td>
<td>A. G. Waggner,</td>
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<td>Albert A. Curtis</td>
<td>William R. Kinney,</td>
<td>Willie Waller,</td>
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<td>John M. Delph</td>
<td>J. H. Lowey,</td>
<td>Isaac N. Webb,</td>
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<td>Sebastian Effort</td>
<td>L. S. Luttrell,</td>
<td>Geo. H. Whitten,</td>
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<tr>
<td>Elijah Gabbert</td>
<td>W. H. Miller,</td>
<td></td>
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</tbody>
</table>

Those who voted in the negative, were—

| William H. Baker,             | Aaron Gregg,             | John D. Rose,         |
|                              | C. M. Hanks,             | E. W. Smith,          |
| Henry Bohannon                | Jacob Hawthorn,          | E. H. Smith,          |
| Wm. A. Brooks                 | Samuel Larkins,          | R. J. Spurr,          |
| R. J. Browne                  | Perry S. Layton,         | Caleb Stinson,        |
| John W. Campbell              | Thomas Linley,           | T. R. Taylor,         |
| T. P. Cardwell                | John L. McGinnis,        | Wm. R. Thompson,      |
| James W. Davis                | H. C. McLoed,            | M. E. White,          |
| J. B. English                 |                           |                      |
| Evan M. Garriott              | Wm. A. Pepper,           |                      |

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That two hundred dollars in addition to the present salary be, and is hereby, appropriated annually to the first clerk in the Land Office, to be paid as salaries are now paid by law.

§ 2. This act shall take effect from its passage, and continue two years.

The same committee, to whom had been referred a bill, entitled A bill authorizing the Auditor to have the revenue of Wolfe county collected,

Reported the same, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.

So said bill was rejected.
The same committee, to whom had been referred
1. The petition of E. B. Treadway, late sheriff of Owsley county.
2. Leave to bring in a bill for the benefit of Solomon C. Taylor, sheriff of Harlan county.
3. Leave to bring in a bill for the benefit of O. R. Baker, sheriff of Caldwell county.
   Asked to be discharged from the further consideration thereof.
   Which was granted.
On motion of Mr. McLoed,
Ordered, That the Public Printer forthwith print 150 copies of the resolutions offered by himself on yesterday for the use of the members of the General Assembly.
At the hour of 11 o'clock, Mr. Owings moved to suspend the rules in order to take up the unfinished business of yesterday, viz: The resolutions in relation to Judge Joshua F. Bullitt.
Which was adopted.
Mr. Bramlette then moved to amend the substitute by striking out the word "the," in the first line of the resolution, and inserting in lieu thereof the word "a," and by adding after the word "committee," the words "of five members, with authority to employ a clerk, be," and by adding after the name of "Hon. J. F. Bullitt," in the second line, the words "and that they," so as to make the resolve of the substitute, if amended, read as follows, viz:
Resolved, That a committee of five members, with authority to employ a clerk, be appointed to investigate the alleged charges against Hon. J. F. Bullitt, and that they be instructed to inquire—1st. Whether the absence from the State of Judge Bullitt, Chief Justice of the Commonwealth, be voluntary or constrained; 2d. Whether or not Judge Bullitt is or was a member of the society or organization commonly known as the "Sons of Liberty," and if so, 3d. Whether such society or organization is of a treasonable character, or hostile to the cause of the Union and against the suppression of the existing rebellion; and that said committee have power to send for persons and papers; and, 4th. That said committee report the facts to this General Assembly, together with the testimony taken, and also, by resolution, either exonerating Judge Bullitt from culpability, or recommending such proper action as they may deem expedient, either by impeachment or removal by address.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Kinney moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Hanson and Gabbert, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Elijah Gabbert, H. C. McLoed,
H. M. Bedford, Francis Gardner, Wm. L. Neale,
William Bell, Aaron Gregg, William A. Pepper,
T. J. Birchett, C. C. Harvey, Hiram S. Powell,
Henry Bohannon, Jacob Hawthorn, John D. Ross,
John C. Bolin, A. H. Herrod, J. C. Sayers,
James T. Bramlette, J. L. Hill, E. W. Smith,
Wm. A. Brooks, M. E. Ingram, Caleb Stinson,
E. A. Brown, O. P. Johnson, H. G. Van Seggern,
Isaac Calhoun, Wm. R. Kinney, Willie Waller,
John W. Campbell, Samuel Larkins, M. E. White,
P. T. Cardwell, Perry S. Layton, Geo. H. Whitten,
Albert A. Curtis, Thomas Linley, James Wilson,
James W. Davis, J. H. Lowry, George T. Wood—44.
Sebastian Eifort, John L. McGinnis,

Those who voted in the negative, were—

Mr. Speaker (Taylor), John J. Gatewood, F. M. Ray,
A. S. Allan, Hiram Hagan, Geo. S. Shanklin,
William M. Allen, C. M. Hanks, E. H. Smith,
William H. Baker, Richard H. Hanson, R. J. Spurr,
R. J. Browne, P. B. Hawkins, T. R. Taylor,
John B. Carlile, Thomas P. Hays, John R. Thomas,
Jos. H. Chandler, L. S. Luttrell, Wm. R. Thompson,
John M. Delph, Thos. A. Marshall, H. W. Tuttle,
Edward F. Dulin, Milton McGrew, Thos. W. Varnon,
William Elliott, W. H. Miller, A. G. Waggner,
J. B. English, Thomas W. Owings, A. H. Ward,
Evan M. Garriott, Nicholas A. Rapier,

The question was then taken on the adoption of the report and resolution of the minority of the committee, as amended, as a substitute for the majority resolutions, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Owings and Ward, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Sebastian Eifort, John L. McGinnis,
A. S. Allan, Elijah Gabbert, H. C. McLoed,
H. M. Bedford, Stephen F. Gano, William L. Neale,
William Bell, Francis Gardner, William A. Pepper,
T. J. Birchett, Aaron Gregg, Hiram S. Powell,
Henry Bohannon, C. C. Harvey, F. M. Ray,
John C. Bolin, Jacob Hawthorn, John D. Ross,
Jas. T. Bramlette, A. H. Herrod, J. C. Sayers,
Wm. A. Brooks, J. L. Hill, E. W. Smith,
Those who voted in the negative, were—


Those who voted in the affirmative, were—


Those who voted in the negative, were—

The question was then taken on the adoption of the report and resolutions, as amended, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Ingram and Neale, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said report and resolution, as adopted, reads as follows, viz:

We, the minority of the committee to whom was referred the resolutions in reference to the Hon. J. F. Bullitt, Chief Justice of Kentucky, beg leave to report our dissent to the action and report of the majority. We hold that it is the right as well as the duty of the General Assembly to inquire into the conduct of any public functionary accused...
of improper conduct, and report upon his conduct, with a view to the
action of the General Assembly, without reference to the presence or
absence of such officer.

2d. The report of the majority assumes the fact, in the absence of all
testimony, that Hon. J. F. Bullitt is absent by constraint, and, tacitly,
that such constraint emanates, either directly or indirectly, from the
President. We do not assent to such assumption of fact. Whether
the absence of Judge Bullitt be constrained or voluntary is a matter
of inquiry; and, whether constrained or voluntary, it does not preclude
an inquiry into the facts relating to his case.

If constrained, the committee would not recommend impeachment
without an opportunity to be heard, although the facts should justify
such action. If voluntary, and upon investigation it should be ascer­
tained that he is or was a member of an organization treasonable in
character and purpose, it would be the unquestionable right, as well
as the imperative duty, of the committee to recommend his removal
by address.

To remove by impeachment implies the right of regular trial and
hearing; but the power of removing by address is essentially ex parte,
and intended to reach such cases as cannot be reached by the process
of regular trial and on impeachment. The veriest traitor in the land
might, by voluntary absence, elude inquiry and removal, if any other
view be taken.

But the power to remove by address, in the absence of the party
accused, has been too long and well established to require argument.
The example in the case of Judge Burns, and others, since this rebel­
lion, settles the position so far as Kentucky is concerned. Without
assuming the guilt or innocence of Judge Bullitt, of which we know
nothing outside of rumor, and without assuming that the “Sons of
Liberty,” of whom he is charged as being a member, is disloyal or
treasonable, we insist that, as the case has been presented, it is the
duty of the General Assembly to inquire whether Judge Bullitt was or
is a member of any organization which is of treasonable character,
and if so, report by resolution, recommending either his impeachment
or removal by address; and if not, that he be exonerated from all
charge.

If impeachment should be recommended, then it would be proper to
take such steps as might be deemed necessary to secure his attend­
ance; but if removal by address should be deemed proper, his presence
or absence, whether constrained or voluntary, is of not the slightest
consideration, as such action is ever ex parte, and rests upon the just
and prudent discretion of the General Assembly. We do earnestly
protest against the General Assembly assuming, in the absence of evi­
dence, that the absence of Judge Bullitt from the State, to the neglect
of his public duties, is from constraint of the President, directly or
indirectly. What may be the cause of such absence may be the sub­
ject of inquiry and report, but cannot absolve the General Assembly
from inquiring into the verity of the charges alleged against him, and
of taking such action as the ascertained facts may demand. We
therefore dissent from the report of the majority, and ask that this dis­
sent be entered upon the journal of the House of Representatives,
with the following resolution, which we recommend in lieu of that reported by the majority:

Resolved, That a committee of five members, with authority to employ a clerk, be appointed to investigate the alleged charges against Hon. J. F. Bullitt, and that they be instructed to inquire—1st. Whether the absence from the State of Judge Bullitt, Chief Justice of the Commonwealth, be voluntary or constrained; 2d. Whether or not Judge Bullitt is or was a member of the society or organization commonly known as the "Sons of Liberty;" and if so, 3d. Whether said society or organization is of a treasonable character, or hostile to the cause of the Union and against the suppression of the existing rebellion; and that said committee have power to send for persons and papers; and, 4th. That said committee report the facts to this General Assembly, together with the testimony taken, and also, by resolution, either exonerating Judge Bullitt from culpability, or recommending such proper action as they may deem expedient, either by impeachment or removal by address.

And then the House adjourned.

WEDNESDAY, FEBRUARY 1, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of Fayette county.
An act for the benefit of James R. Garland and deputy, of Lewis county.
An act to incorporate the German-English Academy of Louisville.
An act for the benefit of districts 31 and 39, in Russell county.
An act to change the time of holding the court of claims in the county of Jessamine.
An act to change the time of holding the quarterly courts in the county of Jessamine.
An act to incorporate the Newcastle Seminary.
An act for the benefit of James B. Lyne and Wm. H. Sneed.
An act to amend the law in relation to county levies.

With an amendment to the last named bill.
And that they had passed bills of the following titles, viz:

- An act to confer additional powers upon the Magoffin county court.
- An act for the benefit of Crittenden county.
- An act to incorporate the Western Financial Corporation.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

- An act to provide a bounty fund in the city of Louisville.
- An act for the benefit of Ben. C. Allen, late clerk of the Mercer circuit court.
- An act for the benefit of T. H. Hanks, late circuit clerk of Anderson county.
- An act for the benefit of N. B. Stephens, late clerk of the Kenton circuit court.
- An act providing for the levy and collection of a tax to pay the Kenton county bounty fund.

Also enrolled Senate bills of the following titles, viz:

- An act to incorporate the Kentucky Lodge, No. 50, Independent German Order of Harugari.
- An act to regulate the time of holding the circuit courts for the county of Fleming.
- An act to incorporate the Philadelphia Kentucky Oil Company.
- An act to incorporate the Bourbon Petroleum and Mining Company.
- An act to incorporate the Greenupsburg and Cincinnati Petroleum and Oil Company.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

- An act for the protection of sheep in this Commonwealth.
- An act to amend the Green County and Taylor County turnpike company.
- An act to incorporate the German Printing Association of Louisville, Kentucky.
- An act to incorporate a Hotel Company in Catlettsburg, Kentucky.
- An act to incorporate the Big Paint Creek Oil Company.
An act to incorporate the Pulaski County Petroleum Company.
An act to incorporate the Jefferson and Hardin Coal and Rock Oil Company.
An act to incorporate the Germania Oil Company.
An act to incorporate the Boyd Creek Oil Company.
An act to incorporate the Liberty Petroleum Company.
An act for the benefit of Bath county.
An act to increase the powers of the marshal of the city court of Paducah.
An act to amend the charter of Clayville, in Shelby county.
An act for the benefit of the poor-house of Nicholas county.
An act for the benefit of the civil officers of Clinton county.
An act to incorporate the Wayne County and Beatty Oil Well Company.

The following petitions were presented, viz:
1. Mr. DeHaven presented the petition of the trustees of the town of Westport, praying for the passage of an act to amend the charter of said town.
2. Mr. Kinney presented the petition of sundry citizens of Henderson county, praying for the passage of an act to establish an additional justices' district in said county.
3. Mr. Dulin presented the petition of sundry citizens of Greenup county, praying for the passage of an act to change the boundary line between the counties of Greenup and Carter.
4. Mr. J. R. Thomas presented the petition of sundry citizens of Marion county, praying for the passage of an act to amend the charter of the Lebanon and Perryville turnpike road company.

Which were received, the reading dispensed with, and referred—the 1st and 4th to the Committee on Corporate Institutions; the 2d to the Committee on Privileges and Elections; and the 3d to the Committee on Propositions and Grievances.

On motion of Mr. Herrod, indefinite leave of absence was granted to Mr. Sayers.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Education—
1. A bill for the benefit of certain common school districts.

By the Committee on Banks—
2. A bill increasing the resources of the Sinking Fund.
By the Committee on Circuit Courts—
3. A bill to further regulate the appointment of attorneys pro tem. for the Commonwealth.

By the Committee on County Courts—
4. A bill establishing a ferry at Proctor, Owsley county.

By same—
5. A bill requiring the assessors' books to be bound.

By same—
6. A bill to amend an act entitled "An act to create a board of Commissioners of the Sinking Fund for Pendleton county," approved February 15, 1864.

By same—
7. A bill for supplying the county court of Logan county with books.

By same—
8. A bill authorizing the county court of Logan county to increase the county levy.

By same—

By same—
10. A bill to change the times of holding the quarterly courts in Green county.

By the Committee on Revised Statutes—
11. A bill for the benefit of J. B. McWhorter, sheriff of Taylor county.

By same—
12. A bill to authorize the issuance of marriage license in certain cases.

By same—
13. A bill to fix the fees of surveyors.

By same—
14. A bill to amend an act, entitled "An act for the benefit of persons holding lands lying back of others in the vicinity of any of the navigable streams in this State."

By same—
15. A bill to amend the 23d section of article 1st of the 37th chapter of the Revised Statutes.

By same—

By same—
17. A bill requiring the recording of the reports of sales of real estate.
By same—
18. A bill to amend section 1st, chapter 96, of the Revised Statutes, title "Strays."

By same—
19. A bill for the benefit of John J. Miller, late sheriff of Boone county.

By the Committee on Corporate Institutions—
20. A bill to incorporate the Franklin Oil and Mineral Mining Company of Kentucky.

By same—

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 9th, 13th, 15th, and 17th bills were severally ordered to be printed, and were placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 10th, 11th, 12th, 14th, 16th, 18th, 19th, 20th, and 21st bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 10th, 11th, 12th, 14th, 16th, 18th, 19th, 20th, and 21st bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At the hour of 11 o'clock the House, according to order, took up the bill, entitled

A bill allowing common school districts to levy a district school tax.

Mr. Wood moved to postpone the consideration of said bill for the present, in order to permit the standing committees to complete their reports.

Which motion was adopted.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Education—
1. An act to incorporate the Bransford Female Institute, Owensboro, Kentucky.

By the Committee on County Courts—
2. An act for the benefit of Sidney S. Hopson, jailer of Trigg county.
By same—
3. An act to protect the public property of the county of Gallatin.

By same—
4. An act to amend chapter 84, Revised Statutes, entitled "Roads and Passways," said amendments to apply to the county of Gallatin only.

By same—
5. An act for the benefit of Rockcastle county.

By the Committee on the Revised Statutes—
6. An act to allow town marshals to charge the same fees and commissions allowed constables.

By same—
7. An act to amend chapter 44 of the Revised Statutes.

By the Committee on Corporate Institutions—
8. An act to incorporate the Daniel Boone Petroleum Company.

Which were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 7th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, W. H. Miller,
Alexander E. Adams, Elijah Gabbert, William L. Neale,
A. S. Allan, Stephen F. Gano, Thos. W. Owing,
William M. Allen, Francis Gardner, William A. Pepper,
William H. Baker, Evan M. Garrett, James T. Pierson,
H. M. Bedford, John J. Gatewood, Nicholas A. Raper,
William Bell, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
Henry Bohannon, C. M. Hanks, Geo. S. Shanklin,
John C. Bofin, C. C. Harvey, E. W. Smith,
James T. Bramlette, P. B. Hawkins, E. H. Smith,
Wm. A. Brooks, Jacob Hawthorn, R. J. Spurr,
E. A. Brown, Thomas P. Hays, Caleb Stinson,
R. J. Browne, A. H. Herrod, T. R. Taylor,
R. J. Browne, J. L. Hill, John R. Thomas,
H. M. Bedford, M. E. Ingram, Wm. R. Thompson,
William H. Baker, O. P. Johnson, H. G. Van Seggern,
Wm. Bell, Thomas W. Varnon,
Henry Bohannon, C. M. Hanks, A. G. Waggern,
John C. Bofin, C. C. Harvey, Willie Waller,
James T. Bramlette, P. B. Hawkins, A. H. Ward,
Wm. A. Brooks, Jacob Hawthorn,
The Committee on Banks, to whom was referred a Senate bill, entitled
An act to incorporate the Bank of Commerce at Louisville,
Reported the same with an amendment thereto.
Which amendment was concurred in.
Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill, as amended, do pass, and that the title thereof be as aforesaid.
The same committee, to whom had been referred a Senate bill, entitled
An act for the benefit of the incorporated banks of the Commonwealth of Kentucky,
Reported the same, with the expression of opinion that it ought not to pass.
And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.
So said bill was disagreed to.
The same committee, to whom had been referred a Senate bill, entitled
An act for the benefit of the incorporated banks of issue of Kentucky,
Reported the same, with an amendment as a substitute therefor.
Ordered, That said amendment be printed, and that said bill and amendment be placed in the orders of the day.
The Committee on the Court of Appeals, to whom had been referred a Senate bill, entitled
An act concerning the court of appeals,
Reported the same with an amendment.
Which amendment was concurred in.
Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Alexander E. Adams, Hiram S. Powell, M. E. White—3.

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is directed, to furnish, upon the order of the court, all stationery that may be necessary for the use of the court while in session, and of the members of the court in the proper discharge of their official duty.

§ 2. The court may appoint a janitor, whose compensation shall be allowed by the court, but not to exceed two dollars per day, and paid as other claims upon the Treasury.

§ 3. The court may make allowance for all necessary expenses of the court while in session, to be paid as other claims upon the Treasury.

§ 4. The provisions of section second of this act shall be so construed as to empower the court to make allowance to the janitor for services heretofore rendered to the court, and for which he has not been paid.

§ 5. This act shall be in force from its passage.
The Committee on Corporate Institutions, to whom had been referred a Senate bill, entitled
An act for the benefit of the railroad companies of Kentucky,
Reported the same, with the expression of opinion that it ought not to pass.

Ordered, That the consideration of said bill be postponed and made the special order for the 8th instant, at 11 o'clock.

The Committee on Public Offices, to whom had been referred leave to bring in a bill to provide an office for the use of the Chairman of the Board of Internal Improvement,
Asking to be discharged from the further consideration thereof.
Which was granted.

The Committee on the Revised Statutes, to whom had been referred
1. Leave to bring in a bill to amend chapter 105, Revised Statutes, title "Weights and Measures."
2. A bill concerning the clerks of the circuit courts of this Commonwealth.
Asking to be discharged from the further consideration thereof.
Which was granted.

The same committee, to whom had been referred leave to bring in a bill to amend the statute, limiting the time in which actions may be brought for injuries to persons or property,
Asking to be discharged from the further consideration thereof.
Which was granted.

Ordered, That said leave be referred to the Committee on the Judiciary.

Mr. Wood moved to reconsider the vote by which the House, on today, passed a Senate bill, entitled
An act to protect the public property of the county of Gallatin.
Which motion was adopted.

Mr. Wood then moved to reconsider the vote by which the House dispensed with the third reading of said bill, and also the vote by which it was ordered to be read a third time.
Which motion was adopted.

Ordered, That said bill be recommitted to the Committee on County Courts.

At the hour of 12 o'clock, Mr. Webb moved to postpone the consideration of the business in the orders of the day, in order that the counties might be called for motions.
And the question being taken thereon, it was decided in the negative.
The House then took up the Senate bill, entitled
An act to establish an Agricultural College in Kentucky,
Together with the pending amendment reported by the Committee
on Agriculture and Manufactures thereto, as a substitute therefor.
Mr. Varnon moved an amendment to the amendment, as a substitute
therefor.
Mr. Gabbert sent up and had read from the Clerk's table a remon-
strance of sundry citizens of Mercer county to the amendment of Mr.
Varnon.
Mr. Hanson and Mr. McLoed sent up memorials favoring said
amendment.
Mr. Gabbert, by consent of the House, sent up and had read for the
information of the House an amendment, which he wished to offer at
the proper time.
On motion of Mr. Hanson,
Ordered, That the Public Printer forthwith print 150 copies of the
remonstrance, memorials, and proposed amendment of Mr. Gabbert,
for the use of the members of the General Assembly, and that the
consideration of said bill and pending amendments be postponed and
made the special order for the 3d instant at ten minutes before 11
o'clock.
Senate bills of the following titles, viz:
1. An act to incorporate the Western Financial Company.
2. An act to incorporate the Paducah Savings Bank.
3. An act for the benefit of T. J. Puryear, late sheriff of Graves
county.
4. An act authorizing the county court of Boone to establish a cer-
tain road in said county.
5. An act to regulate the holding of the fall terms of the Boone
and Gallatin circuit courts.
6. An act to revise, amend, and reduce into one the bastardy laws
of this Commonwealth.
7. An act to amend section 17, article 4, chapter 47, of the Revised
Statutes, title "Husband and Wife."
8. An act to incorporate a savings and deposit bank in the city of
Louisville, to be called the Union Bank
9. An act to confer additional powers upon the Magoffin county
court.
10. An act for the benefit of Crittenden county.
Were severally read the first time, and ordered to be read a second
time.
The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Corporate Institutions; the 2d and 5th to the Committee on Banks; the 3d to the Committee on Ways and Means; the 4th, 9th, and 10th to the Committee on County Courts; the 5th to the Committee on Circuit Courts; the 6th to the Committee on the Judiciary; and the 7th to the Committee on Revised Statutes.

And then the House adjourned.

THURSDAY, FEBRUARY 2, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to increase the compensation of sheriffs for collecting the revenue.

An act for the benefit of W. D. Black's securities.

An act for the benefit of Woodford county.

An act to amend article 1, of chapter 28, of the Revised Statutes, title "Crimes and Punishments."

An act for the benefit of John Locke, late sheriff of Daviess county.

An act to authorize the payment of claims against the State in counties where no circuit courts are held.

An act for the benefit of Thomas M. Hicks.

An act for the benefit of Benjamin B. Vaughn, late sheriff of Cumberland county.

An act to amend the 22d article of the 27th chapter of the Revised Statutes, entitled "County Courts."

An act for the benefit of Melinda Ferguson.


An act for the benefit of W. McClure, sheriff of Rockcastle county.

An act for the benefit of William Herrin, sheriff of Fulton county.
An act for the benefit of the executors of Ben. Gardner, deceased, late of Magoffin county.

An act to incorporate the Ryder Cemetery Company.

An act to amend the charter of the New Orleans and Ohio railroad company.

An act to amend an act, entitled "An act to establish a Hotel Company in Versailles," approved March 10, 1854.

An act to amend the law in relation to the town of Woodbury, in Butler county.

An act to incorporate the Twelfth Street Methodist Episcopal Church, South, of the city of Louisville.

An act for the benefit of R. R. Bolling.

An act for the benefit of Wm. Henry Holt, of Montgomery county.

An act for the benefit of Daniel Morton, of Logan county.

An act for the benefit of the town of Columbus.

An act to amend the revenue laws of this Commonwealth.

With an amendment to the last named bill.

That they had passed bills of the following titles, viz:

An act for the benefit of Brent Hopkins.

An act to amend the charter of the Frankfort and Lawrenceburg turnpike road company.

An act to amend an act to authorize the formation of corporations for manufacturing, mining, transporting, mechanical, or chemical purposes, passed March 10, 1854.

An act for the benefit of Nelson Smith, a free man of color.

An act for the benefit of the Second Presbyterian Church, of Louisville.

An act to incorporate the Breckinridge Petroleum Company.

An act to amend the act incorporating the Western Insurance Company, of Louisville.

An act to amend the charter of the Barren River Petroleum Company.

An act to charter the Aetna Petroleum Company.

An act to incorporate the Petroleum Fire Insurance Company, of Louisville.

An act to incorporate the Jefferson Deposit Bank.

An act to amend the 56th chapter of the Revised Statutes, title "Landlord and Tenant."

An act for the benefit of Thomas A. Ireland, of Owen county.

An act to amend the charter of the Rough Creek Navigation and Manufacturing Company.
And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in the House, of the following titles, viz:

An act to enlarge the jurisdiction of the police judge of the town of Monterey, in Owen county.

An act for the benefit of James H. Walker, former sheriff of Crittenden county.

An act for the benefit of James P. Chambers, clerk of the Jefferson circuit court.

Mr. Kinney presented the memorial of Mr. Joel Lambert, in relation to slavery.

Which was received, the reading dispensed with, and referred to the select Committee of nine on the System of Labor.

On motion of Mr. Miller, indefinite leave of absence was granted to Mr. Stinson.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Corporate Institutions—
1. A bill to incorporate the Fishing Creek Petroleum, Coal, and Salt Company.

By same—
2. A bill for the benefit of the Richmond and Tate's Creek turnpike road company.

By same—
3. A bill to incorporate the Louisville and Memphis Packet Company.

By same—
4. A bill to incorporate the Richmond Petroleum and Mining Company.

By same—
5. A bill to incorporate the Union Manufacturing Company.

By same—

By same—
7. A bill to incorporate the Taylor's Mill turnpike road company, in Campbell county.

By same—
8. A bill to amend the charter of the Big South Fork Petroleum Company.
By the Committee on the Judiciary—

9. A bill to amend an act approved February 17, 1858, entitled "An act for the benefit of the examining courts of this Commonwealth."

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 9th bill was placed in the orders of the day, and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, and 8th bills were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, and 8th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendments, viz:

By the Committee on Corporate Institutions—

1. An act to incorporate the Western Financial Corporation.

By same—

2. An act to incorporate the Licking Valley Oil and Mining Company.

By the Committee on the Judiciary—

3. An act to create the office of interpreter of the Jefferson circuit court.

By same—

4. An act to protect railroads and their use.

By the Committee on Ways and Means—

5. An act regulating the fees of Assistant Secretary of State.

The 1st bill was ordered to be printed and was referred to the Committee on the Judiciary; and the 2d, 3d, 4th, and 5th bills were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of the 2d, 3d, 4th, and 5th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on the Judiciary, to whom was referred a Senate bill, entitled

An act to amend the act increasing the jurisdiction of justices of
the peace for Jefferson county, and to regulate proceedings in their courts.

Reported the same with an amendment thereto.
Which amendment was concurred in.

Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee, to whom had been referred a Senate bill, entitled
An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county, and to allow compensation to the judge of the city court as an examining court.

Reported the same with an amendment thereto.
Which amendment was concurred in.

Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, that said bill do pass, and that the title thereof be amended so as to read as follows, viz:
* An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county.

The Committee on Ways and Means, to whom had been referred a bill from the Senate, entitled
An act for the benefit of T. J. Puryear, late sheriff of Graves county.
Which reads as follows, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That T. J. Puryear, late sheriff of Graves county, be, and is hereby, allowed the further time of one year, from and after the passage of this act, to return his delinquent list, and pay over the balance of revenue for said county for the year 1863.

Reported the same, with the expression of opinion that it ought not to pass.

Ordered, That said bill be read a third time.
The rule of the House, constitutional provision, and third reading of said bill was then dispensed with.

Mr. Lowry moved to reconsider the vote by which the third reading
of said bill was dispensed with, and also the vote by which it was ordered to be read a third time.

Mr. DeHaven moved to lay said motion on the table,
And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon, by Messrs. DeHaven and Taylor, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Jos. H. Chandler, Perry S. Layton,
Alexander E. Adams, Albert A. Curtis, L. S. Luttrell,
A. S. Allan, Samuel E. DeHaven, Thomas A. Marshall,
William M. Allen, John M. Delph, John L. McGinnis,
William H. Baker, Edward F. Dulin, Wm. L. Neale,
H. M. Bedford, Sebastian Effort, James T. Pierson,
William Bell, William Elliott, Hiram S. Powell,
T. J. Birchett, J. B. English, Nicholas A. Rapier,
Henry Bohannon, J. K. Paulkner, E. H. Smith,
John C. Bolin, Stephen F. Gano, R. J. Spurr,
James T. Bramlett, Evan M. Garrett, T. R. Taylor,
Wm. A. Brooks, Richard H. Hanson, John R. Thomas,
R. J. Browne, P. B. Hawkins, Thomas W. Varnon,
Isaac Calhoun, Jacob Hawthorn, A. G. Waggener,
Cyrus Campbell, A. H. Herrod, Willie Walker,
John W. Campbell, J. L. Hill, A. H. Ward,
T. P. Cardwell, Samuel Larkins, Geo. H. Whitten—52.

Those who voted in the negative, were—

E. A. Brown, O. P. Johnson, John D. Ross,
Wm. M. Fisher, William R. Kinney, E. W. Smith,
Elijah Gabbert, Thomas Linley, Wm. R. Thompson,
Francis Gardner, J. H. Lowry, H. G. Van Seggern,
John J. Gatewood, Milton McGrew, Isaac N. Webb,
Aaron Gregg, H. C. McLeod, M. E. White,
Hiram Hagan, W. H. Miller, James Wilson,
C. M. Hanks, Wm. A. Pepper, George T. Wood—26.

C. C. Harvey, F. M. Ray,

The question was then taken, "Shall the bill pass?" and it was decided in the negative.

So said bill was disagreed to.

The Committee on Corporate Institutions, to whom leave was referred to bring in

A bill for the benefit of Ohio county.

Asked to be discharged from the further consideration thereof.

Which was granted.
Ordered, That said leave be referred to the Committee on County Courts.

The Committee on the Judiciary, to whom was referred leave to bring in
A bill for the benefit of executors, administrators, and guardians,
Asked to be discharged from the further consideration thereof.
Which was granted.

The Committee on Ways and Means, to whom leave was referred to bring in
A bill for the benefit of James R. Garland (and deputies), late sheriff of Lewis county.
And also the petition of C. J. Hargrave.
* * * * *
* * * * *

Which was granted.

The Committee on the Judiciary, to whom had been referred the joint resolutions offered by Mr. Hanson on the 19th day of January last, in relation to arrests in Kentucky by the military authorities, reported the same, with amendments thereto.
Which amendments were concurred in.

Mr. Lowry then moved to further amend said resolutions by adding thereto the following, viz:

Provided, That no investigation touching the action, conduct, or character of any Federal officer, soldier, or loyal citizen, shall be had until each officer, soldier, or citizen shall be notified, and ample opportunity given him to be present and defend himself before said committee: And provided further, That whenever the inquiry is as to the conduct of a Federal officer or soldier, before such investigation shall be had, the committee shall apply to the President or Secretary of War, and obtain leave of absence for said soldier or officer, that he may appear before the committee and make his defense, either in person or by counsel.

Mr. Linley moved to lay the resolutions and proposed amendments on the table.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Hanson and Gano, were as follows, viz:

Those who voted in the affirmative, were—
Alexander E. Adams, Sebastian Eifort, Thomas Linley,
A. S. Allan, Elijah Gabbert, J. H. Lowry,
H. M. Bedford, Stephen F. Gano, Wm. L. Neale,
T. J. Birchett, Francis Gardner, William A. Pepper,
Those who voted in the negative, were—

Mr. Speaker (Taylor), W. M. Fisher, Nicholas A. Rapier,
Wm. M. Allen, Evan M. Gariott, F. M. Ray,
William H. Baker, John J. Gatewood, John D. Ross,
Wm. Bell, Hiram Hagan, George S. Shanks,
Henry Bohannon, C. M. Hanks, E. H. Smith,
James T. Bramlette, Richard H. Hanson, R. J. Spurr,
R. J. Browne, P. B. Hawkins, T. R. Taylor,
Isaac Calhoon, Wm. R. Kinney, John R. Thomas,
John E. Carlile, Samuel Larkins, Wm. R. Thompson,
Joseph H. Chandler, L. S. Luttrell, H. W. Tuttle,
Samuel E. DeHaven, Thos. A. Marshall, Thomas W. Varnon,
John M. Delph, John L. McGinnis, A. G. Waggner,
Edward F. Dulin, Milton McGrew, A. H. Ward,
William Elliott, H. C. McLeod, Isaac N. Webb,
J. B. English, W. H. Miller, George T. Wood—47.

John K. Faulkner, James T. Pierson,

On motion of Mr. Bramlette,

Ordered, That the Public Printer forthwith print 150 copies of the resolutions, as amended, and 150 copies of the proposed amendment of Mr. Lowry, for the use of the members of the General Assembly, and that the consideration thereof be postponed until Tuesday next at 11 o'clock.

The Committee on the Judiciary, to whom had been referred the joint resolutions offered by Mr. Shanklin, on the 20th day of January last, in relation to boards of trade in Kentucky, reported the same, with amendments thereto.

Which amendments were concurred in.

Mr. Lowry moved to further amend the resolutions by adding thereto the following, viz:—

Provided, That no investigation touching the action, conduct, or character of any Federal officer, soldier, or loyal citizen, shall be had until such officer, soldier, or citizen shall be notified, and ample opportunity given him to be present and defend himself before said committee; And provided further, That whenever the inquiry is as to the conduct of a Federal officer or soldier, before such investigation shall be had, the committee shall apply to the President or Secretary of War, and obtain leave of absence for said soldier or officer, that he...
may appear before the committee and make his defense, either in person or by counsel.

On motion of Mr. Ward,

Ordered, That the Public Printer forthwith print 150 copies of the resolutions, as amended, and also 150 copies of the amendments proposed by Mr. Lowry, for the use of the members of the General Assembly, and that the further consideration thereof be postponed until Tuesday next at 12 o'clock.

At the hour of 12 o'clock, Mr. Ray moved to postpone the consideration of the business in the orders of the day, in order to permit the committees to finish their reports.

And the question being taken thereon, it was decided in the negative.

The House then took up the bill, entitled

A bill allowing common school districts to levy a district school tax.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That whenever, in any common school district in the State, the clearly ascertained will of the people shall be in favor of a district tax in aid of the common school therein, the levying of such tax shall be lawful.

§ 2. That whenever it shall be proposed to ascertain the will of the people in relation to said tax, the district trustees shall inform the Common School Commissioner of the county in which such district lies of such fact, and, he agreeing, notices, signed by the said Commissioner and trustees, stating the object and the amount of tax proposed to be raised, and the time and place of taking the vote of the people of the district in relation thereto, shall be posted, one month or more before the time fixed for taking such vote, at three or more of the most prominent places in the district.

§ 3. That the place at which it shall be proposed to take the vote shall be the district school-house, or some more central and convenient point.

§ 4. That the county judge of the county in which such district lies shall appoint suitable persons, resident in the district, to act as officers of the election, who shall receive votes from 9 o'clock A. M. till 5 o'clock P. M., at the place and on the day appointed therefor, and return a fair and true record of the same, signed and sworn to before some officer in the county authorized to administer oaths, to the said county judge.

§ 5. That the county judge shall examine said record, and, if therefrom he finds that a majority of the qualified voters of the district have voted in favor of the said district tax, he shall so certify to the Common School Commissioner of the county and to the district trustees of the district in which the vote shall have been taken, and shall require that the tax thus voted shall be collected by the officer who collects the county levy.
§ 6. That, when collected, the money thus raised shall be paid over to the Common School Commissioner, who shall, as soon as it may be needed, pay it over to the district trustees of the district voting the tax, and shall take their receipt therefor, and when he makes a settlement with the county court for the school money received from the State, shall make settlement for this amount also.

§ 7. That the money thus raised, after deducting therefrom what may be allowed by the county court to the collector for collecting the same (provided that not more shall be allowed therefor than is received by said officer for collecting the same amount of the county levy), and one per cent. to the Common School Commissioner on the amount coming into his hands, and such amount to the trustees, for disbursing the same, as the county court may deem fair, shall be paid out on the written order of a majority of said trustees, for either or all of the purposes herein specified, and for nothing else, to-wit: the purchasing of a site for a district school-house; the building, repairing, or furnishing of the district school-house; the necessary contingent expenses of the school, and the better payment of the salary of the teacher or teachers thereof.

§ 8. That the trustees shall give bond, with security to be approved by the county court, for the faithful disbursement of the money coming into their hands, and shall, at the time of making report to the Common School Commissioner of the county, in accordance with the eleventh section of the sixth article of the Revised School Laws, make a settlement therefor, showing by vouchers how the money has been disbursed; and should the said Commissioner discover any fraud or misappropriation of funds on the part of said trustees, it shall be his duty to report the facts to the county court.

§ 9. That the Common School Commissioner shall make a statement of the amount of tax thus raised, and of the manner in which it has been disbursed, as a part of his annual report to the Superintendent of Public Instruction.

§ 10. That any fraud or misappropriation of funds or neglect of duty by any of the persons herein named shall be punished as in similar cases provided.

§ 11. That this act shall be made to apply to all cities and towns, reporting as one district, which have not now the privilege of levying a special school tax.

§ 12. That the tax allowed under this act shall not exceed five cents in any one year on each hundred dollars' worth of taxable property in the district.

§ 13. That this act shall take effect from its passage.

Mr. McLoed moved to amend the bill by adding thereto the following additional section, viz:

§ 14. That the county of Woodford is excluded from the operations of this act.

Which amendment was rejected.

Mr. Webb moved to amend the bill by adding thereto the following as an additional section, viz:
§ 1. That the provisions of this act shall not apply to the counties of Henry, Bullitt, Spencer, Knox, Allen, Taylor, Trigg, Nicholas, Green, McCracken, Christian, Harrison, Henderson, Anderson, Oldham, Marion, Mercer, Cumberland, Clinton, Daviess, Adair, Owen, Jessamine, Woodford, Boone, McLean, and Nelson.

Mr. E. H. Smith moved to lay the bill and proposed amendment on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hawkins and Thompson, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Kinney moved to recommit the bill to the Committee on Education, with instructions to amend the 12th section thereof, by adding thereto the following proviso, viz: 
FRIDAY, FEBRUARY 3, 1865.

A message was received from the Senate announcing that they had concurred in the amendments proposed by this House, to a bill which originated in the Senate, entitled

An act to incorporate the Bank of Commerce at Louisville.

That they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of Wm. H. Edwards, administrator of Thos. C. Edwards, late sheriff of Green county.

An act for the benefit of John A. Dickenson.

An act to amend the law regulating the duties of the board of commissioners of the sinking fund of the Bardstown and Louisville railroad company.

And that they had passed bills of the following titles, viz:

An act for the benefit of Wm. Tinsley, late sheriff of Knox county.

An act for the benefit of L. W. Harrod and surety.

An act to amend the charter of the city of Louisville.

An act to charter the Mammoth Cave Petroleum Company.

An act to amend the charter of the Louisville and Taylorsville turnpike road company.

An act to incorporate the West Covington Christian and Literary Society.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to increase the compensation to sheriffs for collecting the revenue.
An act for the benefit of W. D. Black's securities.
An act for the benefit of Woodford county.
An act to amend article 1, of chapter 28, of the Revised Statutes, title "Crimes and Punishments:"
An act for the benefit of John Locke, late sheriff of Daviess county.
An act to authorize the payment of claims against the State in counties where no circuit courts are held.
An act for the benefit of Thomas M. Hicks.
An act for the benefit of Benjamin B. Vaughn, late sheriff of Cumberland county.
An act to amend the 22d article of the 27th chapter of the Revised Statutes, entitled "County Courts:"
An act for the benefit of Fayette county.
An act for the benefit of Melinda Ferguson.
An act for the benefit of William McClure, of Rockcastle county.
An act for the benefit of William Herrin, sheriff of Fulton county.
An act for the benefit of James R. Garland and deputies, of Lewis county.
An act to incorporate the German-English Academy of Louisville.
An act for the benefit of districts 31 and 39, in Russell county.
An act to change the time of holding the court of claims in the county of Jessamine.
An act to change the time of holding the quarterly courts in the county of Jessamine.
An act to amend the charter of the New Orleans and Ohio railroad company.
An act to amend an act, entitled "An act to establish a Hotel Company in Versailles," approved March 10, 1854.
An act to amend the laws in relation to the town of Woodbury, in Butler county.
An act to incorporate the Newcastle Seminary.
An act to incorporate the Twelfth Street Methodist Episcopal Church, South, of the city of Louisville, Kentucky.
An act for the benefit of R. R. Bolling.
An act for the benefit of James B. Lyne and Wm. H. Sneed.
An act for the benefit of Wm. Henry Holt, of Montgomery county.
An act for the benefit of Daniel Morton, of Logan county.
An act for the benefit of the town of Columbus.
Also, enrolled bills, which originated in the Senate, of the following
titles, viz:

An act regulating the fees of Assistant Secretary of State.

An act to amend an act, entitled "An act to incorporate the Hunt-
sonville and Coffee's Mill turnpike road company."

An act to amend chapter 84, Revised Statutes, entitled "Roads and
Passways," said amendment to apply to the county of Gallatin only.

An act to amend an act, entitled "An act to incorporate the Stamp-
ing Ground and Lecompt's turnpike road company," approved Feb-
uary 16th, 1858.

An act to incorporate the Daniel Boone Petroleum Company.

An act to incorporate the Bank of Commerce at Louisville.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

The following petitions were presented, viz:

1. Mr. Ward presented the petition of sundry citizens of Harrison
   county, praying for the passage of an act concerning the Harri-
   son County Academy.

2. Mr. DeHaven presented the petition of sundry citizens of Oldham
   county, praying for the passage of an act to change a voting place
   in said county.

Which were received, the reading dispensed with, and referred—
the 1st to the Committee on Corporate Institutions, and the 2d to the
Committee on Privileges and Elections.

On motion of Mr. English, leave of absence was granted to Messrs.
Bohannon and Brooks until Monday next, and to Mr. Gregg indefi-
nitely.

The following Senate bills were reported by the Committee on
Ways and Means, to whom they had been referred, without amend-
ments, viz:

1. An act to amend an act, approved February 5, 1860, entitled
   "An act to amend the revenue laws."

2. An act to fix the fees of sheriffs.

Ordered, That said bills be read a third time.

The rule of the House, constitutional provision, and third reading
of said bills having been dispensed with.

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.
The yeas and nays being required on the passage of the 2d bill by Messrs. T. R. Taylor and Ray, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from the passage of this act sheriffs shall be allowed to charge and receive the following fees, viz:

For executing and returning process against each defendant, $0 60
For serving an order of court and return, 50
For summoning each witness, 25
For summoning an appraiser and reviewer, 40
For each day's attendance in the country on a jury, or attending a surveyor, when ordered by the court, 1 00
For taking any bond which he is authorized or required to take in any action or proceeding, except sale or delivery bonds, 50
For collecting money under execution or distress warrant, if the debt be paid or the property sold, or a delivery bond be given and not complied with, the sheriff shall be entitled to six per cent. on the first three hundred dollars,
and three per cent. on the residue. When he shall levy an execution or a distress warrant, and the defendant repieves the debt, or the writ is stayed by injunction, appeal, or other legal proceedings, or by order of the plaintiff, the officer shall have half of the above commissions, to be charged to the plaintiff, and collected as costs in the case.

For taking a recognizance of a witness, $0.25
For levying each attachment, $0.60

And when the property attached shall be sold by another officer, the officer levying the attachment, the court shall in the judgment make the sheriff an additional and reasonable allowance for levying the attachment, and the fee of the officer for selling the property shall be lessened by that amount; and reasonable charges for removing and taking care of attached property, to be allowed by order of the court.

For summoning a garnishee, $0.50
For summoning a jury under the rioting act, or for disturbing religious worship, attending the trial, and conducting the defendant to jail, to be paid by the party convicted, $2.00
For serving the process or arresting the party in such cases, $0.50
All the costs to be paid by the party convicted.

In collecting the county levy, or revenue tax, or any other tax allowed by special laws, the sheriff shall receive for the levy and selling of any property, $0.50
And six per centum in addition; which sums shall be retained out of the money arising from the sale, and to be paid over and above the tax. He is allowed the same fees for collecting officers' fees, to be paid in the same manner.

For serving an order or process of revivor, $0.50
For each tenant or defendant, in executing a writ of possession, $1.50

For executing ca. sa., the same commission as collecting money on execution. If the debt is not paid, but stayed or secured, half commission.

For summoning and attending a jury in a case of forcible entry or detainer, besides fees for summoning witnesses, $5.00
For collecting militia fines and fee bills, twelve per cent.
For serving a notice, $0.25

For summoning a jury under a writ of ad quod damnum, besides his fees for summoning witnesses, $4.00
For serving warrants or process of arrest in bastardy cases, $2.00

For serving each order appointing surveyors of roads, to be paid out of the county levy, $50.

For serving each summons or order of court in applications concerning roads, to be paid out of the county levy if the road is established, and in all other cases to be paid by the applicant, $50.
For like services in cases of private passways, to be paid by applicant,

For reporting to the county court each person omitted to be reported for taxation by the commissioner of tax, to be paid out of the treasury, and to be certified by the county court,

For services rendered in cases in the quarterly courts, sheriffs shall be allowed the same fees given to constables in all cases where the amount claimed is fifty dollars or under.

§ 2. In all other cases, for his services not specially provided for in this act, the sheriff shall be permitted to charge and receive the fees allowed by existing laws.

§ 3. That so much of this act contrary to any local act fixing the fees of sheriff in Jefferson county or marshal of the Louisville chancery court, passed during this session of the Legislature, shall not apply to said sheriff or marshal.

§ 4. This act shall take effect from its passage, and continue for three years; at the expiration of which time, sheriffs shall not be permitted to charge and receive any other or higher fee than is given by the now existing laws.

At 10 minutes before 11 o'clock the House, according to order, took up the Senate bill, entitled

An act to establish an Agricultural College in Kentucky.

Mr. R. J. Browne moved to commit the bill, pending amendments and memorials to the Committee on the Judiciary, with instructions to inquire if there is any such vested rights growing out of the location of Kentucky University at Harrodsburg, or the violation of any plighted faith to the city or of Mercer county, as would render it unconstitutional, or a violation of good faith to said citizens of Mercer county, to remove said University from Harrodsburg.

Mr. McLeod moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of Mr. Browne's motion to commit the bill, &c., with instructions, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Bramlette, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, James T. Pierson,
William H. Baker, Hiram Hagan, Nicholas A. Rapier,
Henry Bohannon, C. M. Hanks, George S. Shanklin,
James T. Bramlette, P. B. Hawkins, T. R. Taylor,
R. J. Browne, Jacob Hawthorn, John R. Thomas,
John B. Carlile, A. H. Herrod, Wm. R. Thompson,
Joseph H. Chandler, M. E. Ingram, H. G. Van Seggern,
Edward F. Dulin, O. P. Johnson, A. G. Waggener,
J. E. English, Samuel Larkins, Willie Waller,
W. M. Fisher, Thomas A. Marshall, Isaac N. Webb,
Elijah Gabbert, Milton McGrew, James Wilson,
Evan M. Garriott, Thos. W. Owings,
Those who voted in the negative, were—
Alexander E. Adams, John M. Delph, John L. McGinnis,
A. S. Allan, William Elliott, H. C. McLoed,
Wm. M. Allen, John K. Faulkner, William L. Neale,
H. M. Bedford, Francis Gardner, William A. Pepper,
William Bell, Aaron Gregg, Hiram S. Powell,
T. J. Birchett, Richard H. Hanson, F. M. Ray,
John C. Bolin, C. C. Harvey, John D. Ross,
E. A. Brown, Thomas P. Hays, E. W. Smith,
Isaac Calhoun, J. L. Hill, E. H. Smith,
Cyrus Campbell, William R. Kinney, R. J. Spurr,
John W. Campbell, Perry S. Layton, H. W. Tuttle,
T. P. Cardwell, Thomas P. Hays, Thomas W. Varnon,
Albert A. Curtis, J. L. Hill, A. H. Ward,
James W. Davis, J. H. Lawry, M. E. White,
Samuel E. DeHaven, L. S. Luttrell, Geo. H. Whitten—45.

On motion of Mr. Hanson,
Ordered, That said bill and pending amendments be referred to the
Committee of the Whole House, and made the special order for to­
morrow at half-past 10 o'clock.

The House then took up the bill, entitled
A bill concerning slaves and runaways.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken­
tucky, That all laws of this Commonwealth allowing fees or rewards
for the arrest and detention of runaway slaves be, and the same are hereby, repealed.

§ 2. That all laws authorizing civil officers, or any persons other
than the owners of slaves, to commit them to the jails of this Com­
monwealth, be, and the same are hereby, repealed.

§ 3. That owners shall not be made liable for boarding, clothing, or
medical attention furnished slaves who have, without their consent,
left their service, unless the same be furnished at the special instance
and request of the owner.

§ 4. This act shall be in force from and after its passage.

Mr. Lowry moved to amend the bill by adding thereto the following
additional sections, viz:

§ 5. That all laws authorizing patrols to arrest and whip slaves for
no offense other than absence from home without the written authority
of their owners, be, and the same are hereby, repealed.
§ 6. That all laws denouncing penalties against the owners of slaves for suffering them to go at large and hire their time, be, and the same are hereby, repealed.

Mr. R. J. Browne moved to amend section four of Mr. Lowry's amendment, by adding thereto the following, viz:

But should any person hire or employ the slave of another without first obtaining the written consent of the owner to such hire or employment, he shall pay the owner five dollars for each day or part of a day he shall so hire or employ any such slave.

Mr. Garriott moved to lay the said bill and pending amendments on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Garriott and Fisher, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


On motion of Mr. Ward,

Ordered, That the further consideration of said bill and pending
amendments be postponed and made the special order for Thursday
next at 11 o'clock, and that the Public Printer forthwith print 150
copies of the proposed amendments for the use of the members of the
General Assembly.

And then the House adjourned.

SATURDAY, FEBRUARY 4, 1865.

A message was received from the Senate announcing that they had
passed bills, which originated in this House, of the following titles, viz:
An act to incorporate the World's Oil, Coal, Lumber, and Mineral
and Manufacturing Company.
An act to incorporate the Daviess County Petroleum, Coal, Mining,
and Manufacturing Company.
An act for the benefit of the New Orleans and Ohio railroad com-
pany.
An act to amend section 1, chapter 96, of the Revised Statutes, title
"Strays."
An act to incorporate the Vanceburg and Kinnikinick railroad com-
pany.
An act to incorporate the Marion, Washington, and Taylor County
Oil, Mining, and Manufacturing Company.
With amendments to the last two mentioned bills.
And that they had passed bills of the following titles, viz:
An act for the benefit of the Kentucky Penitentiary.
An act providing compensation for the clerk of the Jefferson circuit
court in criminal cases.
An act for the benefit of the administrator of George Brownfield,
late clerk of the Larue circuit court.
An act for the benefit of the Canton, Cadiz, and Hopkins turnpike
company.
An act to incorporate the Louisville Rock Oil and Mining Com-
pany.
An act to authorize the Board of Internal Improvement to increase tolls on turnpike roads.

An act to incorporate the Commonwealth Petroleum Company.
An act to incorporate the Muldrough's Hill Coal, Oil, Iron, and Salt Company.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of Wm. H. Edwards, administrator of Thos. C. Edwards, late sheriff of Green county.
An act for the benefit of the executors of Bel.J. Gardner, deceased, late of Magoffin county.
An act to incorporate the Ryder Cemetery Company.
An act for the benefit of John A. Dickenson.
An act to amend the law regulating the duties of the board of commissioners of the sinking fund of the Bardstown and Louisville railroad company.

Also, enrolled bills which originated in the Senate, of the following titles, viz:

An act to empower the Butler county court to levy a tax to create a bounty fund.
An act to incorporate the Bransford Female Institute, Owensboro, Ky.
An act for the benefit of Sidney S. Hopson, jailer of Trigg county.
An act to amend an act approved February 5th, 1864, entitled "An act to amend the revenue laws."
An act to fix the fees of sheriffs.
An act to amend chapter 44 of the Revised Statutes.
An act to protect railroads and their use.
An act to create the office of interpreter of the Jefferson circuit court.
An act for the benefit of Rockcastle county.
An act to allow town marshals to charge the same fees and commissions allowed constables.
An act in relation to the court of appeals.
An act to incorporate the Licking Valley Oil and Mining Company.

And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed enrolled bills, which originated in this House, of the following titles, viz:
An act for the benefit of N. B. Stephens, late clerk of the Kenton circuit court.

An act for the benefit of T. H. Hanks, late circuit clerk of Anderson county.

An act for the benefit of Ben. C. Allen, late clerk of the Mercer circuit court.

An act providing for the levy and collection of a tax to pay the Kenton county bounty fund.

An act to provide a bounty fund in the city of Louisville.

An act to increase the compensation of sheriffs for collecting the revenue.

An act for the benefit of W. D. Black's securities.

An act for the benefit of Melinda Ferguson, of Clinton county.

An act for the benefit of Benj. B. Vaughn, late sheriff of Cumberland county.

An act to amend the 22d article of the 27th chapter of the Revised Statutes, entitled "County Courts."

An act for the benefit of Wm. McClure, of Rockcastle county.

An act for the benefit of John Locke, late sheriff of Daviess county.


An act for the benefit of Thomas M. Hicks.

An act for the benefit of William Herrin, sheriff of Fulton county.

An act to incorporate the Twelfth Street Methodist Episcopal Church, South, of the city of Louisville.

An act for the benefit of the town of Columbus.

An act for the benefit of Daniel Morton, of Logan county.

An act for the benefit of R. R. Bolling.

An act to amend article 1, of chapter 28, of the Revised Statutes, title "Crimes and Punishments."

An act to amend the laws in relation to the town of Woodbury, in Butler county.

An act for the benefit of Wm. Henry Holt, of Montgomery county.

An act to authorize the payment of claims against the State in counties where no circuit courts are held.

An act for the benefit of James B. Lyne and Wm. H. Sneed.

An act for the benefit of districts 31 and 39, in Russell county.

An act to change the time of holding the quarterly courts in the county of Jessamine.
An act for the benefit of James R. Garland and deputy, of Lewis county.

An act to change the time of holding the court of claims in the county of Jessamine.

An act for the benefit of Fayette county.

An act to incorporate the Newcastle Seminary.

An act to incorporate the German-English Academy of Louisville.

An act for the benefit of Woodford county.

An act to amend the charter of the New Orleans and Ohio railroad.

The following petitions were presented, viz:

1. Mr. Joshua F. Bell presented the petition of J. H. Williamson, late sheriff of Boyle county, praying for the passage of an act for his benefit.

2. Mr. Hanks presented the petition of the trustees of the common school district No. 75, of Morgan county, praying for the passage of an act for the benefit of said district.

3. Mr. E. W. Smith presented the petition of H. L. Anderson, praying for the passage of an act for his benefit.

4. Mr. Varnon presented the petition of J. P. Pell, collecting agent of the Kentucky branch of the United States Sanitary Commission, praying for the passage of an act making an appropriation to said commission.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on the Judiciary; the 2d to the Committee on Education; the 3d to the Committee on Propositions and Grievances; and the 4th to the Committee on Ways and Means.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette—1. A bill to incorporate the Glasgow Petroleum Company.

On motion of Mr. Gatewood—2. A bill for the benefit of common school district No. 13, in Allen county.

On motion of Mr. McGinnis—3. A bill to change the line of school district No. 16, in Anderson county.

On motion of same—4. A bill for the benefit of school district No. 52, in Shelby county.

On motion of Mr. Ross—5. A bill for the benefit of the trustees of school district No. 22, of Boyd county.

On motion of same—6. A bill for the benefit of Dr. P. Randall, of Boyd county.

On motion of Mr. Cardwell—7. A bill for the benefit of Moses Candell, of Breathitt county.

On motion of same—9. A bill to charter the Eskridge Petroleum and Mining Company.

On motion of same—10. A bill extending the time allowed for assessing the taxable property of Breckinridge county.

On motion of Mr. Johnson—11. A bill authorizing the county court of Butler county to levy a tax for the purpose of building a county jail.

On motion of Mr. Gardner—12. A bill for the benefit of school district No. 38, in Caldwell county.

On motion of same—13. A bill for the benefit of the Chairman of the Board of Internal Improvement.


On motion of Mr. Fisher—17. A bill to increase the county levy of Carroll county.


On motion of Mr. E. A. Brown—19. A bill to incorporate the Casslebury Petroleum Company.

On motion of same—20. A bill to incorporate the Stuart Petroleum Company.

On motion of Mr. Delph—21. A bill to incorporate the United Oil and Mining Company.

On motion of same—22. A bill to incorporate the Old Deposit Oil and Mining Company.


On motion of Mr. McFarland—26. A bill for the benefit of Margaret Leavy, of Daviess county.

On motion of Mr. Curtis—27. A bill to incorporate the Kentucky Oil Company.

H. R.—30
On motion of same—28. A bill to incorporate the Red River Oil Company.

On motion of same—29. A bill to incorporate the Lexington and Louisville Oil and Mining Company.

On motion of same—30. A bill to incorporate a company to extend slack water navigation of Kentucky river to the three forks.

On motion of Mr. Faulkner—31. A bill to amend the laws in relation to the town of Lancaster.

On motion of same—32. A bill to raise the tithes of Garrard county.

On motion of same—33. A bill for the benefit of Garrard county.

On motion of Mr. E. H. Smith—34. A bill for the benefit of Squire Lucas, late sheriff of Grant county.

On motion of Mr. Stinson—35. A bill to increase the county levy in the county of Grayson.

On motion of Mr. Dulin—36. A bill to incorporate the "Star" Oil, Coal, Mining, and Manufacturing Company of Carter county.

On motion of Mr. Wood—37. A bill for the benefit of common school districts Nos. 18 and 43, in Hart county.

On motion of Mr. Kinney—38. A bill to increase the number of justices' districts in Henderson county.

On motion of Mr. Webb—39. A bill to allow the Henry county court to appoint special constables in certain cases.

On motion of Mr. Wm. M. Allen—40. A bill to change the voting place in Wood's precinct, in Jefferson county.

On motion of same—41. A bill for the benefit of school district No. 8, in Jefferson county.

On motion of same—42. A bill to authorize the county court of Jefferson county to increase the county levy for the purpose of establishing a patrol guard for said county.

On motion of same—43. A bill to incorporate the Falls City Coal Oil, and Mining Company.

On motion of same—44. A bill to amend an act, entitled "An act to incorporate the Kentucky Ship Building and Lumber Company."

On motion of same—45. A bill to amend an act, entitled "An act regulating the fees and duties of the sealer of weights and measures, in the county of Jefferson."

On motion of Mr. Herrod—46. A bill giving coroners and jailers the same fees allowed by law to sheriffs for levies and collections made by
them when the sheriff may be interested or otherwise prevented from acting.

On motion of Mr. Davis—47. A bill to change the boundary line between the counties of Knox and Harlan.

On motion of same—48. A bill for the benefit of M. P. Evans, of Laurel county.

On motion of same—49. A bill to incorporate the Wildcat Rockcastle County Mining and Petroleum Company.

On motion of Mr. Varon—50. A bill to incorporate the Central Kentucky Green River Petroleum Company.

On motion of Mr. Neale—51. A bill to raise a police force in the county of Madison, by levying a tax upon the said county.

On motion of Mr. J. B. Thomas—52. A bill to amend the charter of the Lebanon and Perryville turnpike road company.

On motion of same—53. A bill for the benefit of Buford Musson and Thomas Carter, of Marion county.

On motion of same—54. A bill to amend the mining laws of this Commonwealth.

On motion of Mr. Luttrell—55. A bill to incorporate Middletrace turnpike road company.

On motion of Mr. Birchett—56. A bill to amend an act incorporating the German-Printing Association of Louisville.

On motion of same—57. A bill to charter the German and English free school of Paducah.

On motion of Mr. Owings—58. A bill to incorporate the Beaver Creek Oil Company.

On motion of same—59. A bill for the benefit of school district No. 19, in Meade county.

On motion of same—60. A bill to incorporate the Barren County Oil Company.

On motion of Mr. Hagan—61. A bill for the benefit of school district No. 10, in Monroe county.

On motion of Mr. Hanks—62. A bill granting power to the county court of Wolfe to establish an additional voting precinct in said county.

On motion of Mr. J. W. Campbell—63. A bill to amend the attachment law of this Commonwealth.

On motion of same—64. A bill authorizing the coroner of Nicholas county to collect the uncollected fee bills and taxes of John B. Holladay and A. J. Banta, late sheriffs of said county.

On motion of Mr. Ingram—65. A bill to incorporate the Somerset Petroleum Company.
On motion of same—66. A bill to incorporate the Pulaski Coal Oil Company.


On motion of R. J. Browne—68. A bill to legalize certain acts of the Washington county court.

On motion of Mr. White—69. A bill for the benefit of Tyrel Foly, clerk of the Whitley county court.

On motion of same—70. A bill to supply the office of the Whitley county court with certain books.

On motion of Mr. McLoed—71. A bill concerning the Kentucky and Transylvania Universities.

On motion of Mr. Wm. Bell—72. A bill to charter the Kentucky River and Clear Creek Burning Well Petroleum Company.

On motion of Mr. Ward—73. A bill authorizing the Harrison county court, as trustees of the Henry C. Moore school fund, to invest the same in land or stocks.

On motion of Mr. Miller—74. A bill for the benefit of the sheriff of Christian county.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 9th, 14th, 15th, 16th, 19th, 20th, 21st, 22d, 27th, 28th, 29th, 36th, 43d, 44th, 49th, 50th, 52d, 53d, 54th, 55th, 56th, 58th, 60th, 65th, 66th, and 72d; the Committee on Education the 2d, 3d, 4th, 5th, 12th, 23d, 37th, 41st, 57th, 59th, 61st, and 73d; the Committee on the Judiciary the 6th and 71st; the Committee on Claims the 7th and 70th; the Committee on Ways and Means the 8th, 10th, 12th, 24th, 25th, 32d, 33d, 48th, 67th, 69th, and 74th; the Committee on County Courts the 11th, 17th, 31st, 35th, 40th, 42d, 51st, and 68th; the Committee on Military Affairs the 18th; the Committee on the Revised Statutes the 26th, 34th, 39th, 45th, 46th, and 63d; the Committee on Internal Improvement the 30th; the Committee on Privileges and Elections the 35th and 63d; the Committee on Propositions and Grievances the 47th; and Messrs. J. W. Campbell, Hanson, and Davis the 64th.

On motion of Mr. Wilson, leave of absence was granted to Mr. Pepper until Tuesday next.

On motion of Mr. Chandler, indefinite leave of absence was granted to Mr. Carlile.

The Speaker appointed Messrs. Wood, Dulin, Lowry, Bramlette, and R. J. Browne the committee to investigate the alleged charges.
against Hon. Joshua F. Bullitt, in accordance with the resolution to that effect adopted by this House.

Mr. Curtis moved the following resolution, viz:

WHEREAS, Many insane persons are at large, although ordered by proper authorities to be confined in the Lunatic Asylums; therefore,

Resolved, That the Committee on Way and Means inquire why said insane persons are not received into the Asylums, and whether or not any additional legislation for the correction of the evil is needed.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Wood read and laid on the table the following joint resolution, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the Attorney General of the State be, and he is hereby, required to take the necessary steps to recover the several amounts due the State of Kentucky, as shown by the report of T. T. Alexander and G. T. Wood, committee to examine the accounts of Grant Green, late Auditor.

The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

Mr. Wood moved the following resolution, viz:

Resolved, That the Secretary of State be requested to inform this House if the several banks of issue incorporated by the Legislature have filed in his office the statement of their condition on the first day of January, 1865; and if so, to report that statement to this House. If any bank has failed to make such statement, what one; when was the last statement filed by said bank, and a copy of said statement.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. McGrew moved the following resolution, viz:

Resolved, That there be three hundred copies of the bill concerning sheep in this Commonwealth printed for the use of the members of this House.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. McLoed moved the following resolution, viz:

Resolved, That, during the remainder of the present session of the Legislature, this House shall, on and after Monday next, meet at half-past nine, instead of 10 o'clock.

Which was read, and referred to the Committee on the Sinking Fund.

Mr. J. R. Thomas moved the following resolution, viz:

Resolved, That a synopsis of the acts of this session of the Legislature be published in the Louisville Journal.
Which was read and referred to the Committee on the Sinking Fund.

The House then, according to order, resolved itself into the Committee of the Whole, with Mr. DeHaven in the chair, upon the Senate bill, entitled "An act to establish an Agricultural College in Kentucky," and the pending amendments thereto, and after a short time spent therein, the Speaker resumed the chair, and Mr. DeHaven reported that the committee had, according to order, had said bill and pending amendments under consideration, had made some progress therein, and had instructed him to ask leave to sit again on Monday next at 3 o'clock P.M.

Which was granted.

And then the House adjourned.

MONDAY, FEBRUARY 6, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to amend the common school law.
An act for the benefit of Lewis L. Garrett, of Clarke county.
An act for the benefit of certain common school districts.
An act to further regulate the appointment of attorneys pro tem. for the Commonwealth.
An act for the benefit of William Corum.
An act to incorporate the Franklin Oil and Mineral Mining Company of Kentucky.
An act to incorporate the Henderson Petroleum, Mining, and Manufacturing Company.
That they had passed bills of the following titles, viz:
An act to amend section 17, article 4, of the Revised School Laws, approved January 30, 1864.
An act to incorporate the Paducah and Evansville Packet Company.
An act for the benefit of the New Orleans and Ohio railroad company.

An act to incorporate the Covington Transfer Company.

An act to incorporate the Kentucky Land Mining Company.

An act to change the boundary of the Poplar Plains election precinct, in the county of Fleming.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in the House, of the following titles, viz:

An act to incorporate the Kentucky Lodge, No. 50, Independent German Order of Harugari.

An act to incorporate the Bourbon Petroleum and Mining Company.

An act to incorporate the National Petroleum and Mining Company.

An act to regulate the time of holding the circuit courts for the county of Fleming.

An act to incorporate the Greenupsburg and Cincinnati Petroleum and Oil Company.

An act to incorporate the Philadelphia Kentucky Oil Company.

An act for the benefit of Jerry South.

An act for the benefit of Wm. F. Combs, committee of Margaret Brown, a pauper idiot of Hardin county.

An act regulating the fees of Assistant Secretary of State.

An act to incorporate the Daniel Boone Petroleum Company.

An act to amend chapter 84, Revised Statutes, entitled "Roads and Passways," said amendment to apply to the county of Gallatin only.

An act to incorporate the Bank of Commerce at Louisville.

An act to amend an act, entitled "An act to incorporate the Hustonville and Coffee's Mill turnpike road company."

An act to amend an act, entitled "An act to incorporate the Stampping Ground and Lecompt's turnpike road company."

1. Mr. Faulkner presented the petition of sundry citizens of Garrard county, praying for the passage of an act to change the times of holding the quarterly courts of said county.

2. Mr. Birchett presented the petition of sundry citizens of the city of Paducah, praying for the passage of an act to charter the "Paducah Frier Deutsch Englisher Schulverein."

3. Mr. DeHaven presented the petition of sundry citizens of Oldham county, praying for the passage of an act authorizing the raising of a bounty fund for said county.
Which were received, the reading dispensed with, and referred—the 1st and 3d to the Committee on County Courts, and the 2d to the Committee on Corporate Institutions.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the World’s Oil, Coal, Lumber, and Mineral and Manufacturing Company.

An act to incorporate the Daviess County Petroleum, Coal, Mining, and Manufacturing Company.

An act for the benefit of the New Orleans and Ohio railroad company.

An act to amend section 1, chapter 96; of the Revised Statutes, title "Strays."

And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Education—
1. A bill to amend 2d section of the 3d article of an act, entitled "An act to revise, amend, and reduce into one the common school laws of Kentucky."

By the Committee on Internal Improvement—
2. A bill relative to the turnpike roads in Kentucky.

By the Committee on Circuit Courts—
3. A bill for the benefit of George T. Wood, late clerk of the Hart circuit court; and James A. Dawson, late clerk of the Hart county court.

By the Committee on County Courts—
4. A bill for the benefit of the administrators or executor of George B. Grundy, deceased, late sheriff of McCracken county.

By same—
5. A bill to authorize the county court of Harrison to levy a tax to pay for county buildings.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st bill was referred to the Committee on Ways and Means, with instructions to report on
the 10th instant at 11½ o'clock; and the 2d, 3d, 4th, and 5th bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 2d, 3d, 4th, and 5th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Ways and Means reported
A bill for the benefit of John A. Murray, late sheriff of Allen county.
Which was read the first time as follows, viz:

WHEREAS, It is represented to this General Assembly that John H. Murray, late sheriff of Allen county, on the 25th day of December, 1864, while on his way to Bowling Green to make a deposit of part of the revenue due from said county in the Branch Bank of Kentucky at Bowling Green, was overtaken and robbed by an armed band of guerrillas and robbers of the sum of twelve hundred dollars, together with other money belonging to him; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts shall allow, and is hereby directed to give, the said John H. Murray, late sheriff of Allen county, a credit of twelve hundred dollars in any settlement he may make with said sheriff for the revenue due from said county of Allen for the year 1864.

§ 2. This act to take effect from its passage.

And was ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Gatewood moved to amend the 1st section by striking out the words "twelve hundred," and inserting in lieu thereof the words "twenty-three hundred and sixty."

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gatewood and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, John J. Gatewood, W. H. Miller,
William M. Allen, Hiram Hagan, F. M. Ray,
Joshua F. Bell, C. C. Harvey, Geo. S. Shanklin,
T. J. Birchett, P. B. Hawkins, E. W. Smith,
John C. Bolin, A. H. Herrod, Caleb Stinson,
E. A. Brown, O. P. Johnson, H. W. Tuttle,
John W. Campbell, Wm. R. Kinney, H. G. Van Seggern,
Elijah Gabbert,  H. C. McLeod,  
Francis Gardner,  

Those who voted in the negative, were—
Mr. Speaker (Taylor),  J. B. English,  Wm. L. Neale,  
Alexander E. Adams,  John K. Faulkner,  Thomas W. Owings,  
A. S. Allen,  Stephen F. Gano,  James T. Pierson,  
William H. Baker,  Evan M. Garriott,  Hiram S. Powell,  
H. M. Bedford,  C. M. Hanks,  Nicholas A. Rapier,  
William Bell,  Jacob Hawthorn,  John D. Ross,  
R. J. Browne,  Thomas P. Hays,  E. H. Smith,  
Isaac Calhoun,  J. L. Hill,  R. J. Spurr,  
Cyrus Campbell,  M. E. Ingram,  T. R. Taylor,  
T. P. Cardwell,  Samuel Larkins,  John R. Thomas,  
Joseph H. Chandler,  Perry S. Layton,  Thos. W. Varnon,  
James W. Davis,  Thomas Linley,  A. G. Waggener,  
Samuel E. DeHaven,  L. S. Luttrell,  Willie Waller,  
John M. Delph,  Thos. A. Marshall,  M. E. White  
Sebastian Eifort,  John L. McGinnis,  

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Taylor),  Stephen F. Gano,  W. H. Miller,  
Alexander E. Adams,  Francis Gardner,  William L. Neale,  
A. S. Allan,  Evan M. Garriott,  Thomas W. Owings,  
Alfred Allen,  John J. Gatewood,  James T. Pierson,  
William M. Allen,  Hiram Hagan,  Hiram S. Powell,  
William H. Baker,  C. M. Hanks,  Nicholas A. Rapier,  
H. M. Bedford,  C. C. Harvey,  F. M. Ray,  
William Bell,  P. B. Hawkins,  John D. Ross,  
T. J. Birchett,  Jacob Hawthorn,  Geo. S. Shanklin,  
John C. Bolin,  Thomas P. Hays,  E. W. Smith,  
E. A. Brown,  A. H. Herrod,  E. H. Smith,  
R. J. Browne,  J. L. Hill,  R. J. Spurr,  
Isaac Calhoun,  M. E. Ingram,  Caleb Sinnamon,  
Cyrus Campbell,  O. P. Johnson,  T. R. Taylor,  
Jno. W. Campbell,  Wm. R. Kinney,  H. W. Tuttle,  
T. P. Cardwell,  Samuel Larkins,  H. G. Van Seggern,  
James W. Davis,  Perry S. Layton,  Thomas W. Varnon,  
Samuel E. DeHaven,  Thomas Linley,  A. G. Waggener,  

Mr. Wood, from the Committee on Education, to whom had been recommitted the bill, entitled
A bill allowing common school districts to levy a district school tax,
Reported the same, with an amendment, as a substitute therefor.
Which amendment was ordered to be printed, and made the special order for the 10th instant, at 11 o'clock.

The Committee on Military Affairs, to whom leave was referred to bring in a bill for the benefit of Barnard Mattingly, of Meade county, asked to be discharged from the further consideration thereof.
Which was granted.
The same committee asked to be discharged from the further consideration of the subjects that they were directed to inquire into and report, by the two resolutions offered by Mr. Dulin, and adopted by this House on the 14th day of January last.
Which was granted.
The Committee on County Courts, to whom leave was referred to bring in a bill authorizing the county court of Whitley county to divide justices' districts into voting precincts, and to establish voting places therein,
Asked to be discharged from the further consideration thereof.
Which was granted.

Ordered, That said leave be referred to the Committee on the Judiciary.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz: By the Committee on Ways and Means—
1. An act to increase the salary of the Secretary of State.
   By the Committee on Circuit Courts—
2. An act to regulate the holding of the fall terms of the Boone and Gallatin circuit courts.
By the Committee on County Courts—

3. An act authorizing the county court of Boone to establish a certain road in said county.

By same—

4. An act to confer additional powers upon the Magoffin county court.

Ordered, That the 4th bill be referred to the Committee on Circuit Courts; and that the 1st, 2d, and 3d bills be read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, and 3d bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 1st bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, H. C. McLoud,
Alfred Allen, Evan M. Garriott, W. H. Miller,
Joshua F. Bell, Hiram Hagan, William L. Neale,
William Bell, C. M. Hanks, Thomas W. Owings,
T. J. Birchett, C. C. Harvey, James T. Pierson,
John C. Bulin, P. B. Hawkins, F. M. Ray,
E. A. Brown, Jacob Hawthorn, John D. Ross,
Isaac Calhoun, Thomas P. Hays, George S. Shanklin,
John W. Campbell, A. H. Herrod, T. R. Taylor,
Jos. H. Chandler, J. L. Hill, John R. Thomas,
James W. Davis, M. E. Ingram, H. W. Tuttle,
John M. Delph, O. P. Johnson, Henry G. Van Seggern,
Edward E. Dulin, William R. Kinney, Thos. W. Varnon,
William Elliott, Samuel Larkins, A. G. Waggener,
J. B. English, J. H. Lowry, A. H. Ward,
John K. Faulkner, L. S. Luttrell, Isaac N. Webb,
W. M. Fisher, John S. McFarland, James Wilson,
Elijah Gabbert, Milton McGrew, Geo. T. Wood—54.

Those who voted in the negative, were—

Alexander E. Adams, John J. Gatewood, E. W. Smith,
William H. Baker, Perry S. Layton, R. J. Spurr,
R. J. Browne, Thomas Linley, Caleb Stinson,
Cyrus Campbell, John L. McGinns, Willie Waller,
T. P. Cardwell, Hiram S. Powell, M. E. White—17.

The Committee on Circuit Courts, to whom was referred a Senate bill, entitled

An act to extend the terms of the Mercer circuit court,

Reported the same, with the expression of opinion that it ought not to pass.
And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.

So said bill was disagreed to.

The Committee on County Courts, to whom had been recommitted a Senate bill, entitled

An act to protect the public property of the county of Gallatin,

Reported the same with an amendment thereto.

Which amendment was concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Leave was given to bring in the following bills, viz:

On motion of Mr. Joshua F. Bell—1. A bill to refund to the administrator of General William Nelson, deceased, the funeral expenses of said deceased.

On motion of Mr. Cyrus Campbell—2. A bill for the benefit of school district No. 10, in Campbell county.

Ordered, That the Committee on Claims prepare and bring in the 1st, and the Committee on Education the 2d.

Senate bills of the following titles, viz:

1. An act for the benefit of the Kentucky Penitentiary.
2. An act providing compensation for the clerk of the Jefferson circuit court in criminal cases.
3. An act for the benefit of the administrator of George Brownfield, late clerk of the Larue circuit court.
4. An act for the benefit of Brent Hopkins.
5. An act to amend the charter of the Frankfort and Lawrenceburg turnpike road company.
6. An act to amend an act to authorize the formation of corporations for manufacturing, mining, transporting, mechanical or chemical purposes, passed March 10, 1854.
7. An act for the benefit of Nelson Smith, a free man of color.
8. An act for the benefit of the Second Presbyterian Church of Louisville.
9. An act to amend the charter of the Breckinridge Petroleum Company.
10. An act to amend the act incorporating the Western Insurance Company of Louisville.
11. An act to amend the charter of the Barren River Petroleum Company.

12. An act to charter the Etna Petroleum Company.


15. An act to amend the 56th chapter of the Revised Statutes, title "Landlord and Tenant."

16. An act for the benefit of Thomas A. Ireland, of Owen county.

17. An act to amend the charter of the Rough Creek Navigation and Manufacturing Company.

18. An act for the benefit of Wm. Tinsley, late sheriff of Knox county.

19. An act for the benefit of L. W. Harrod and surety.

20. An act to amend the charter of the city of Louisville.

21. An act to charter the Mammoth Cave Petroleum Company.

22. An act to amend the charter of the Louisville and Taylorsville turnpike road company.

23. An act to incorporate the West Covington Christian and Literary Society.


25. An act to incorporate the Louisville Rock Oil and Mining Company.

26. An act to authorize the Board of Internal Improvement to increase tolls on turnpike roads.

27. An act to incorporate the Commonwealth Petroleum Company.


29. An act to amend section 17, article 4, of the revised school laws, approved January 30, 1864.

30. An act to incorporate the Paducah and Evansville Packet Company.

31. An act for the benefit of the New Orleans and Ohio railroad.

32. An act to incorporate the Covington Transfer Company.

33. An act to incorporate the Kentucky Land Mining Company.

34. An act to change the boundary of the Poplar Plains election precinct, in the county of Fleming.

Were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was made the special order for the 9th instant at 10½ o'clock; the 2d, 3d, and 4th were referred to the Committee on Circuit Courts; the 5th, 22d, 24th, and 26th to the Committee on Internal Improvement; the 6th, 7th, 10th, 16th, 19th, and 31st to the Committee on the Judiciary; the 8th and 18th to the Committee on Ways and Means; the 9th, 11th, 12th, 13th, 17th, 20th, 21st, 25th, 27th, 28th, 30th, 33d, and 33d to the Committee on Corporate Institutions; the 14th to the Committee on Banks; the 15th to the Committee on Revised Statutes; the 23d and 29th to the Committee on Education, and the 34th was ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 34th bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Amendments proposed by the Senate to bills which originated in this House, of the following titles, viz:

- An act to enable the city of Louisville to issue bonds to provide a bounty fund.
- An act to incorporate the Vanceburg and Kinnikinick railroad company.
- A bill to amend section 11, chapter 30, of Revised Statutes.
- An act to increase the fees of jailers.
- An act to amend the revenue laws of this Commonwealth.

 Were severally taken up, twice read, and concurred in.

Amendments proposed by the Senate to a bill which originated in this House, entitled

- An act to enable the city of Louisville to issue bonds to provide a bounty fund.

Were taken up and referred to the Committee on the Revised Statutes.

The amendment proposed by the Senate to a bill which originated in this House, entitled

- An act to increase the fees of the superintendents and inspectors of tobacco in the city of Louisville.

Was taken up and referred to the Committee on Agriculture and Manufactures.

The House then took up the amendment proposed by the Senate to a bill which originated in this House, entitled

- An act to incorporate the Marion, Washington, and Taylor County Oil, Mining, and Manufacturing Company.
And the question being taken, "Shall said amendment be concurred in?" it was decided in the negative.

Mr. John R. Thomas then entered a motion to reconsider said vote.
The House then took up the bill, entitled
An act to increase the salaries and regulate the duties of the judges of the circuit courts, and of the Louisville chancery court,
And the pending amendment offered by Mr. Webb thereto.
Mr. Ward moved an amendment to the amendment.
On motion of Mr. McLeod,
Ordered, That said bill and pending amendments be committed to the Committee on Ways and Means, with instructions to report an amendment as a substitute therefor, increasing the salaries of circuit judges.

At the hour of 3 o'clock P. M., Mr. DeHaven moved a call of the roll.
Which motion was adopted.
The roll was then called, when the following members responded to their names, viz:

The House then, according to order, resolved itself into the Committee of the Whole on the bill to establish an Agricultural College in Kentucky, Mr. DeHaven in the Chair, and after some time spent therein, the Speaker resumed the Chair, when Mr. DeHaven reported that the committee had instructed him to report the original bill and proposed amendments back to the House for its action, and to request that the committee be discharged from the further consideration thereof.

Which was granted.
On motion of Mr. DeHaven,
Ordered, That said bill and proposed amendments be made the
special order for to-morrow at 10½ o'clock.
And then the House adjourned.

TUESDAY, FEBRUARY 7, 1865.

A message was received from the Senate announcing that they had
passed bills, which originated in this House, of the following titles,
viz:.

An act to incorporate the Drennon's Lick Petroleum, Oil, and Lead
Company.
An act to incorporate the Cumberland River and Liverpool Oil
Company.
An act to incorporate the Flowing Wells Mining, Manufacturing,
and Coal Oil Company.
An act to incorporate the Stafford Oil and Mining Company.
An act to incorporate the Breathitt Petroleum Company.
An act to incorporate the Mississippi Valley Oil Company.
An act to incorporate the Ontario Oil Company.
An act to incorporate the Kentucky and Illinois Coal, Oil, and Min-
eral Company.
An act to amend sections 3d and 4th of an act, entitled "An act to
amend the road law of Bracken county," approved 8th Febru-
ary, 1864.
An act for the benefit of Wm. H. Warnock, late assessor of Greenup
county.
An act to increase the resources of the Sinking Fund.
An act authorizing the county court of Logan county to increase
the county levy.
An act to change the time of holding the quarterly courts of Green
county.
An act for the benefit of J. B. McWhorter, sheriff of Taylor county.
An act for the benefit of John J. Miller, late sheriff of Boone county.

H. R.—32
And that they had passed bills and adopted a resolution of the following titles, viz.:

An act to incorporate the Eastern Kentucky Oil Company.
An act to incorporate the Excelsior Petroleum Company.
An act to incorporate the Northern Kentucky Oil and Mining Company.
An act to incorporate the Southern Kentucky Oil and Mining Company.
An act to amend the charter of the Great Western Mining and Manufacturing Company.
An act to incorporate the Christian Church of Covington, in Kenton county.
An act to change the time of holding the Barren quarterly court.
Resolution of instruction to the Attorney General of the State.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz.:

An act to amend section 11, chapter 30, Revised Statutes.
An act to amend the revenue laws of this Commonwealth.
An act to amend the common school laws.
An act to increase the fees of jailers.
An act to enable the city of Louisville to issue bonds to provide a bounty fund.
An act to incorporate the Vanceburg and Kinnikinick railroad company.
An act for the benefit of Lewis L. Garrett, of Clarke county.
An act for the benefit of certain common school districts.
An act to further regulate the appointment of attorneys pro tem. for the Commonwealth.
An act for the benefit of William Corum.
An act to incorporate the Franklin Oil and Mineral Mining Company of Kentucky.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz.:
An act for the benefit of John A. Dickenson.
An act for the benefit of the executors of Ben. Gardner, deceased, late of Magoffin county.
An act for the benefit of Wm. H. Edwards, administrator of Thos. C. Edwards, late sheriff of Green county.
An act to amend the laws regulating the duties of the board of commissioners of the sinking fund of the Bardstown and Louisville rail-road company.
An act to incorporate the Ryder Cemetery Company.
An act to amend section 1, chapter 96, of the Revised Statutes.
An act for the benefit of the New Orleans and Ohio railroad company.
An act to incorporate the World's Oil, Coal, Lumber, and Mineral and Manufacturing Company.
An act to incorporate the Daviess County Petroleum, Coal, Mining, and Manufacturing Company.

Mr. Alfred Allen, from the joint committee appointed under the joint resolution, adopted by the General Assembly in February last, to inquire into the expediency of the removal of the seat of Government of the State, made the following report, viz:

To the Senate and House of Representatives of Kentucky:

We, the joint committee raised at the last session of the Legislature to make investigations and report at this session upon the propriety of removing the seat of Government from Frankfort to some other place in the Commonwealth, beg leave to report:

That they find but little anxiety among the citizens of the places indicated in the resolution about the proposed change. Whether this proceeds from indifference about the change, or a disbelief of its being seriously contemplated, this committee is unable to say—probably it is attributable to both causes. The truth, however, of the fact cannot be denied, whatever may be the cause. A portion of the committee, in pursuance of previous arrangement, proceeded, about the 1st of June last, to visit the various points suggested in the resolution under which the committee was raised. The Chairman of the House committee addressed notes to the city authorities of Louisville, Lexington, and Lebanon, advising them of the action of the Legislature, and urging them to make their several propositions in writing, so that they might be submitted to the Legislature. The mayor of Louisville proposed, in answer, that, provided the change was made to that city, they would give up for the use of the State their court-house until such time as it would suit the convenience of the State to purchase property and erect the buildings necessary for the public use, including a State-House for the Senate and House to hold their sessions in, with the requisite committee rooms, &c., a residence for the Governor, and offices for the Governor, Secretary of State, Auditor, Register, Treas-
urer, &c., &c. There were also assurances, informally and unofficially given, that the city would improve upon its offers, but it was never done; at any rate in such a shape as would justify its being reported here, the proffer being in nowise binding on the city.

The mayor of Lexington did not communicate in writing with your committee, but sent a verbal communication, through unofficial persons, proposing to give certain grounds and $100,000 to aid the State, provided the change was made to that city. There is nothing in this offer by the city of Lexington binding it in any way, and is therefore, like the offers made by Louisville, unworthy the consideration of this Legislature.

Since the opening of the present session, the Chairman of the House committee has addressed notes to the authorities of these two cities, apprising them that the Legislature would require distinct propositions, in writing, to be made before they could be considered, and to these letters they have received no answer. However, the committee are of the opinion that the cities are indifferent on the subject of the removal of the capital, and that the State can look for no valuable assistance from either in making the proposed change.

At the time indicated (the 1st June last), a portion of the committee visited Lebanon, and had an informal conversation with the authorities and principal citizens of the place on the subject of the proposed change. They made no formal propositions; talked about being able, perhaps, to give through the county court $100,000 or $150,000, and certain grounds, in the event of the removal there, but nothing definite was proffered, and though written to since the opening of this session, they have not honored your committee with any reply.

The committee have made a partial examination of the title papers to most of the public grounds in Frankfort, and are of opinion that many, if not all of those grounds, with the buildings thereon, would revert to the original donors, when the State ceases to use them for the purpose for which they were originally donated. It has been stated, too, that money and other valuable property was donated to the State for so long as the seat of Government was continued in Frankfort, and that, in the event of its removal, these sums will have to be refunded. This is a question on which the committee will give no opinion, but refer it to the superior legal wisdom of the two Houses.

The State now is overrun by bands of guerrillas and robbers, and their persistent presence in our midst in such great numbers, as they undoubtedly are, will demand of the State Government an immense outlay in raising, furnishing, arming, and paying troops to be used in their expulsion. A great number of the counties in the State have failed to pay their indebtedness to the State, and many more will be unable to do so the present year. A great social and political revolution is going on in the State, affecting the whole system of labor therein, and necessarily reducing, for a time at least, the agricultural productions of the State, thus diminishing the amount of taxes to be paid into the Treasury of the State by its citizens. And under all the circumstances, would it not be wise in the Legislature to consider well the propriety of involving the State in an indebtedness of some two or three millions
of dollars, which would be certainly required in the purchase of grounds and the erection of buildings necessary for the State Government?

Your committee is aware that the public houses and offices are in a very dilapidated condition, but would it not be true wisdom to patch them up for a time, and devote the whole energies and revenues of the State in giving peace and protection to its citizens?

In view of all the facts, the committee report against any change of the seat of Government at this time.

M. J. COOK, Chmn, Senate Com.
J. A. PRALL, Senate Com.
ALF. ALLEN, Chmn, House Com.
WM. BELL, House Com.
JNO. J. GATEWOOD, House Com.

Which report was read and concurred in.

Ordered, That said committee, on the part of this House, be discharged from the further consideration of the subject.

1. Mr. Bedford presented the petition of Harrison Blanton, praying for relief.

Which was received, read, and referred to the Committee on Claims.

The Committee on County Courts reported
A bill for the benefit of Carroll county.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee, to whom was referred leave to bring in the following bills, viz:

A bill for the benefit of the police judge of Eddyville.

A bill for the benefit of Ohio county.

Asked to be discharged from the further consideration thereof.

Which was granted.

The same committee, to whom had been referred a Senate bill, entitled

An act for the benefit of Crittenden county, reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The Committee on the Revised Statutes, to whom had been referred
a bill, entitled
A bill to regulate the establishment of ferries in Jefferson county.
Reported the same without amendment.
Mr. Dulin moved an amendment thereto.
Pending the consideration of which, the hour of 10½ o'clock arrived,
when the House, according to order, took up the Senate bill, entitled
An act to establish an Agricultural College in Kentucky,
And the pending amendments thereto.
Mr. Kinney moved the previous question.
And the question being taken, "Shall the main question be now
put?" it was decided in the negative.
The question coming up on the adoption of the amendment proposed
by Mr. Varnon to the amendment proposed by the Committee on Ag­
riculture and Manufactures to the original bill, as a substitute
therefor, which reads as follows, viz:

Whereas, The Curators of the Kentucky University propose to
locate their University in Fayette county, in or near the city of Lex­
ington, and said Curators and the Trustees of Transylvania Univer­
sity propose to consolidate the two Universities, and all the funds and
property of each, into one corporation, under the name of the Ken­
tucky University; and it appearing that said Curators have a cash
endowment of two hundred thousand dollars, yielding an annual
income of about twelve thousand dollars, and that there are cash
funds of Transylvania University, to be united with them, of fifty­
nine thousand dollars, yielding an annual income of over three thou­sand five hundred dollars, besides the grounds, buildings, library, ap­
paratus, and other property of Transylvania University, of the value
and cost exceeding one hundred thousand dollars; and said institu­
tion, when so consolidated, proposes to raise an additional one
hundred thousand dollars to purchase a farm and erect all the nec­
essary buildings and improvements to carry on the operations of
an Agricultural and Mechanical College, and connect therewith a
model or experimental farm, with industrial pursuits, to enable such
pupils as choose to do so to sustain themselves, in whole or in part,
while acquiring their education; and further propose, that the State
of Kentucky shall establish the Agricultural and Mechanical College
of Kentucky as one of the colleges of Kentucky University, thus con­
solidated, and endow the same with the income of the fund which
shall arise from the sale of land scrip granted to Kentucky by the
Congress of the United States for the purpose of establishing said
college; and upon the State of Kentucky so establishing and endow­
ing said college, the Curators of Kentucky University will furnish, in
reasonable time, all the necessary lands, buildings, apparatus, &c., for
such college, and proceed at once to organize said college, and put the same in operation in accordance with this act and the act of Congress, and subject to the visitorial control of the State of Kentucky, in its organization and general management, and with the sole control, by the State, of its said fund, in keeping the principal of the same perpetually secure; now, therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there shall be, and is hereby, established, the Agricultural and Mechanical College of Kentucky, located in the county of Fayette, in or near the city of Lexington, which shall be a college of Kentucky University.

§ 2. Be it further enacted, That the leading object in said college, shall be to teach such branches of learning as are related to agriculture and the mechanical arts, including military tactics, without excluding other scientific and classical studies, in order to promote the liberal and practical education of the industrial classes in the several pursuits and professions of life.

§ 3. Be it further enacted, That to effect the said leading object of said college, there shall be established therein the competent number of professorships for teaching the sciences related to agriculture and the mechanical arts, including military tactics, which professorships shall be filled by able and competent professors, aided by such assistants, tutors, and other instructors, as shall, from time to time, be necessary; and, as a part of said college, there shall be conducted an experimental or model farm, with the usual accessories thereto, and of size proportioned to the number of students; and on said farm and in the mechanical arts there shall be provided to the students opportunities for industrial pursuits, at stated times, whereby agriculture and the mechanical arts may be practically learned, and the student enabled to earn his support while being educated, in whole or part, by his labor and industry.

§ 4. Be it further enacted, That in the appointment of professors, instructors, tutors, and other officers and assistants of said college, and in prescribing the studies and exercises thereof, and in every part of the management and government thereof, no partiality or preference shall be shown to one sect or religious denomination over another; nor shall anything sectarian be taught therein; and persons engaged in the conducting, governing, managing, or controlling said college and its studies and exercises, in all its parts, are hereby constituted officers and agents of the whole Commonwealth, in faithfully and impartially carrying out the provisions of this act for the common good, irrespective of sects or parties, political or religious.

§ 5. Be it further enacted, That the Curators of Kentucky University shall organize said Agricultural and Mechanical College by establishing the proper professorships and officers, with the salaries and compensation thereof, and filling the same, from time to time, by their appointments; provide the necessary grounds, buildings, and improvements, and conduct, carry on, and manage the said college, as provided in this act; and said Curators, to aid them in conducting said college and defraying the expenses thereof, shall receive all the income of the fund which shall arise from the sale of the land scrip granted to
the State of Kentucky by the act of Congress, entitled "An act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanical arts," approved July 2d, 1862; and which income shall be appropriated by said Curators to the payment of the salaries of the professors and other officers and employees of said college, and other expenses of conducting the same, and the farm and industrial pursuits incident thereto, and to no other purpose whatsoever.

§ 6. Be it further enacted, That the Governor, with the advice and consent of the Senate, shall appoint six visitors of said college, who shall constitute the Board of Visitors thereof, and appoint one of their number Chairman of the Board; and said Board shall have, at all times, full power to inspect and examine into all the details of the managing and conducting of said college, and to see that all the provisions of this act are carried into complete effect, according to their true meaning and intent; and it shall be the duty of said Board to point out to the Curators of Kentucky University all defects or departures from the provisions of this act, in conducting and managing said college, and suggest the proper mode of correcting them; and said Curators shall proceed to correct them; and it shall be further the duty of said Board of Visitors to report to every biennial meeting of the General Assembly the condition and management of said college, and if, at any time, it shall appear to the General Assembly that the Curators have persisted in not carrying the provisions of this act into effect, according to their true object and spirit, and in disregarding the requirements of the Board of Visitors, it shall be lawful to deprive, either temporarily or permanently, said college of the endowment of the income of the fund aforesaid. The Visitors shall hold their office for two years, and until their successors are appointed. Vacancies in said Board, by death, resignation, or expiration of term of office, during the recess of the General Assembly, shall be filled by the Governor until the end of the next succeeding session.

§ 7. Be it further enacted, That so soon as the said college is organized for the reception and proper instruction of pupils, the Curators shall make known the same to the Governor and President of the Board of Education; and thereupon, each representative district of the State shall be entitled to send to said college, free of charge for tuition, one properly prepared pupil for each member said district is entitled to elect to the General Assembly; and when the whole of the said land scrip shall be sold and invested, each district shall be entitled to send three of such properly prepared pupils to said college for each member the district is authorized to elect. Said pupils shall have the right of receiving, free of charge for tuition, the benefit of any instruction given in any of the colleges or classes of the University, except those of law and medicine. The pupils shall be selected by the majority of the justices of the peace of said districts.

§ 8. Be it further enacted, The provisions of this act shall not go into effect until Transylvania University and Kentucky University shall be consolidated into one corporation, under the name of the Kentucky University, and the funds, property, &c., of Transylvania University shall be vested in the Curators of Kentucky University, as successors
of the Trustees of Transylvania University; nor until the Curators of Kentucky University shall, by resolution, assent to all the provisions of this act, and accept this act as part of its charter. A copy of said resolution, and of the action of the Trustees of Transylvania University and the Curators of the Kentucky University, in accepting said consolidation, shall be laid before the Governor; whereupon he shall, by writing, signed by him, and under the seal of the State, authorize the Curators of the Kentucky University to organize the Agricultural and Mechanical College of Kentucky, in pursuance of this act.

Mr. Kinney desired to amend the said amendment of Mr. Varnon by adding to the 5th section thereof the following proviso, viz:

Provided, That a majority of the professors of said college shall not at any one time belong to the same ecclesiastical denomination.

Said amendment not being in order at the time it was proposed, Mr. Varnon, by the unanimous consent of the House, accepted the same as a part of his amendment.

Mr. Joshua F. Bell sent up and had read, for the information of the House, the following, which he wished, at the proper time, to offer as an additional section to Mr. Varnon's amendment, viz:

§ 9. The General Assembly reserves the right to modify and repeal at pleasure so much of this act as refers to the establishment of the Agricultural and Mechanical College.

Which not being in order as an amendment, at the time proposed, Mr. Varnon, by the unanimous consent of the House, accepted the same as a part of his amendment.

The question was then taken on the adoption of Mr. Varnon's amendment as a substitute to the amendment proposed by the Committee on Agriculture and Manufactures, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. J. Browne and John R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Francis Gardner, Thos. W. Owings,
Alfred Allen, Hiram Hagan, James T. Pierson,
Wm. M. Allen, C. M. Hanks, Hiram S. Powell,
H. M. Bedford, Richard H. Hanson, John D. Ross,
Wm. Bell, C. C. Harvey, E. W. Smith,
John C. Bolin, Jacob Hawthorn, E. H. Smith,
E. A. Brown, A. H. Herrod, R. J. Spurr,
Isaac Calhoun, J. L. Hill, Caleb Stinson,
Cyrus Campbell, M. E. Ingram, T. R. Taylor,
John W. Campbell, Wm. R. Kinney, H. W. Tuttle,
T. P. Cardwell, J. F. Lauck, H. G. Van Seggern,
John T. Clark, Perry S. Layton, Thomas W. Varnon,
Albert A. Curtis, Thomas Linley, A. G. Waggner,
Those who voted in the negative, were—

Mr. Speaker (Taylor), Sebastian Eifort, Mr. Gano moved to amend the amendment, by adding to the 8th section thereof the following proviso, viz:

Provided, That not exceeding one third of the Curators shall, at any time, be members of any one sect or denomination of Christians.

Mr. McGinnis moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the negative.

The yeas and nays being required thereon by Messrs. Baker and Gano, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Taylor), Stephen F. Gano, Nicholas A. Rapier,
Alfred Allen, Evan M. Garriott, F. M. Ray,
William H. Baker, John J. Gatewood, John D. Ross,
Joshua F. Bell, C. M. Hanks, George S. Shanklin,
Henry Bohannon, Richard H. Hanson, R. J. Spurr,
James T. Bramlette, A. H. Herrod, Caleb Stinson,
R. J. Browne, O. P. Johnson, John R. Thomas,
John W. Campbell, Samuel Larkins, Wm. R. Thompson,
Joseph H. Chandler, J. F. Lauck, H. G. Van Seggern,
John T. Clark, L. S. Luttrell, A. G. Waggener,
Samuel E. DeHaven, Thomas A. Marshall, A. H. Ward,
Edward F. Dulin, Milton McGrew, Isaac N. Webb,
Sebastian Eifort, W. H. Miller, Geo. H. Whitten,
W. M. Fisher, James T. Pierson, Geo. T. Wood—44.
Elijah Gabbert, Hiram S. Powell,

Mr. Hanson then moved an adjournment.
Mr. Owings then moved the previous question.
The question was then taken on the adoption of Mr. Gano’s amendment, and it was decided in the affirmative.

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Sebastian Eifort, Milton McGrew,
Wm. H. Baker, Elijah Gabbert, W. H. Miller,
Joshua F. Bell, Stephen F. Gano, James T. Pierson,
Henry Bohannon, Evan M. Garriott, Nicholas A. Rapier,
Jas. T. Bramlette, John J. Gatewood, John D. Ross,
R. J. Browne, C. M. Hanks, Wm. R. Thompson,
Cyrus Campbell, Richard H. Hanson, H. G. Van Seggern,
Edward F. Dulin, Samuel Larkins,

Those who voted in the negative, were—

Alexander E. Adams, John K. Faulkner, William L. Neale,
A. S. Allan, W. M. Fisher, Thomas W. Owings,
Alfred Allen, Francis Gardner, Hiram S. Powell,
Wm. M. Allen, Hiram Hagan, F. M. Ray,
H. M. Bedford, R. A. Hamilton, John D. Ross,
William Bell, Richard H. Hanson, George S. Shanklin,
T. J. Birchett, C. C. Harvey, E. W. Smith,
John C. Bolin, Jacob Hawthorn, E. H. Smith,
E. A. Brown, J. L. Hill, R. J. Spurr,
The question was then taken on the adoption of the amendment as amended, as an amendment to the original bill, and it was decided in the affirmative.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the bill by Messrs. Gano and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, W. M. Fisher,
A. S. Allan, Francis Gardner,
Alfred Allen, Hiram Hagan,
Wm. M. Allen, R. A. Hamilton,
H. M. Bedford, C. M. Hanks,
William Bell, Richard H. Hanson,
Henry Bohannon, C. C. Harvey,
John C. Bolin, Jacob Hawthorn,
E. A. Brown, A. H. Herrod,
Isaac Calhoon, J. L. Hill,
Cyrus Campbell, M. E. Ingram,
John W. Campbell, O. P. Johnson,
T. P. Cardwell, William R. Kinney,
John T. Clark, Samuel Larkins,
Albert A. Curtis, J. F. Lanck,
James W. Davis, Perry S. Layton,
Samuel E. DeHaven, Thomas Linley,
John M. Delph, J. H. Lowry,
Edward F. Dunl, L. S. Luttrell,
William Elliott, John S. McFarland,
J. B. English, John L. McGinnis,
John K. Faulkner, H. C. McLoed.

Those who voted in the negative, were—

Mr. Speaker (Taylor), Caleb Stinson,
Sebastian Effort, H. W. Tuttle,
William H. Baker, Thomas W. Varon,
Joshua F. Bell, Willie Waller,
Elijah Gabbert, A. H. Ward,
Stephen F. Gano, Isaac N. Webb,
W. H. Miller, M. E. White,
James T. Pierson, Geo. H. Whitten,
Nicholas A. Rapier, Geo. T. Wood—64.
Said bill, as amended, reads as follows, viz:

WHEREAS, The Curators of the Kentucky University propose to locate their University in Fayette county, in or near the city of Lexington, and said Curators and the Trustees of Transylvania University propose to consolidate the two Universities, and all the funds and property of each, into one corporation, under the name of the Kentucky University; and it appearing that said Curators have a cash endowment of two hundred thousand dollars, yielding an annual income of about twelve thousand dollars, and that there are cash funds of Transylvania University, to be united with them, of fifty-nine thousand dollars, yielding an annual income of over three thousand five hundred dollars, besides the grounds, buildings, library, apparatus, and other property of Transylvania University, of the value and cost exceeding one hundred thousand dollars; and said institution, when so consolidated, proposes to raise an additional one hundred thousand dollars to purchase a farm and erect all the necessary buildings and improvements to carry on the operations of an Agricultural and Mechanical College, and connect therewith a model or experimental farm, with industrial pursuits, to enable such pupils as choose to do so to sustain themselves, in whole or in part, while acquiring their education; and further propose, that the State of Kentucky shall establish the Agricultural and Mechanical College of Kentucky as one of the colleges of Kentucky University, thus consolidated, and endow the same with the income of the fund which shall arise from the sale of landscript granted to Kentucky by the Congress of the United States for the purpose of establishing said college; and upon the State of Kentucky so establishing and endowing said college, the Curators of Kentucky University will furnish, in reasonable time, all the necessary lands, buildings, apparatus, &c., for such college, and proceed at once to organize said college, and put the same in operation in accordance with this act and the act of Congress, and subject to the visitorial control of the State of Kentucky, in its organization and general management, and with the sole control, by the State, of its said fund, in keeping the principal of the same perpetually secure; now therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there shall be, and is hereby, established, the Agricultural and Mechanical College of Kentucky, located in the county of Fayette, in or near the city of Lexington, which shall be a college of Kentucky University.

§ 2. Be it further enacted, That the leading object in said college shall be to teach such branches of learning as are related to agriculture and the mechanical arts, including military tactics, without excluding other scientific and classical studies, in order to promote the liberal and practical education of the industrial classes in the several pursuits and professions of life.

§ 3. Be it further enacted, That to effect the said leading object of
said college, there shall be established therein the competent number of professorships for teaching the sciences related to agriculture and the mechanical arts, including military tactics, which professorships shall be filled by able and competent professors, aided by such assistants, tutors, and other instructors, as shall, from time to time, be necessary; and, as a part of said college, there shall be conducted an experimental or model farm, with the usual accessories thereto, and of size proportioned to the number of students; and on said farm, and in the mechanical arts, there shall be provided to the students opportunities for industrial pursuits, at stated times, whereby agriculture and the mechanical arts may be practically learned, and the student enabled to earn his support while being educated, in whole or part, by his labor and industry.

§ 4. Be it further enacted, That in the appointment of professors, instructors, and other officers and assistants of said college, and in prescribing the studies and exercises thereof, and in every part of the management and government thereof, no partiality or preference shall be shown to one sect or religious denomination over another; nor shall anything sectarian be taught therein; and persons engaged in the conducting, governing, managing, or controlling said college and its studies and exercises, in all its parts, are hereby constituted officers and agents of the whole Commonwealth, in faithfully and impartially carrying out the provisions of this act for the common good, irrespective of sects or parties, political or religious.

§ 5. Be it further enacted, That the Curators of Kentucky University shall organize said Agricultural and Mechanical College by establishing the proper professorships and offices, with the salaries and compensation thereof, and filling the same, from time to time, by their appointments; provide the necessary grounds, buildings, and improvements, and conduct, carry on, and manage the said college, as provided in this act; and said Curators, to aid them in conducting said college and defraying the expenses thereof, shall receive all the income of the fund which shall arise from the sale of the land scrip granted to the State of Kentucky by the act of Congress, entitled "An act donating public lands to the several States and Territories which may provide colleges for the benefit of agriculture and the mechanical arts," approved July 2d, 1862; and which income shall be appropriated by said Curators to the payment of the salaries of the professors, and other officers and employees of said college, and other expenses of conducting the same, and the farm and industrial pursuits incidental thereto, and to no other purpose whatsoever: Provided, That a majority of the professors of said college shall not at any one time belong to the same ecclesiastical denomination.

§ 6. Be it further enacted, That the Governor, with the advice and consent of the Senate, shall appoint six visitors of said college, who shall constitute the Board of Visitors thereof, and appoint one of their number Chairman of the Board; and said Board shall have, at all times, full power to inspect and examine into all the details of the managing and conducting of said college, and to see that all the provisions of this act are carried into complete effect, according to their true meaning and intent; and it shall be the duty of said Board to
point out to the Curators of Kentucky University all defects or departures from the provisions of this act, in conducting and managing said college, and suggest the proper mode of correcting them; and said Curators shall proceed to correct them; and it shall be further the duty of said Board of Visitors to report to every biennial meeting of the General Assembly the condition and management of said college; and if, at any time, it shall appear to the General Assembly that the Curators have persisted in not carrying the provisions of this act into effect, according to their true objects and spirit, and in disregarding the requirements of the Board of Visitors, it shall be lawful to deprive, either temporarily or permanently, said college of the endowment of the income of the fund aforesaid. The Visitors shall hold their office for two years, and until their successors are appointed.

Vacancies in said Board, by death, resignation, or expiration of term of office, during the recess of the General Assembly, shall be filled by the Governor until the end of the next succeeding session.

§ 7. Be it further enacted, That so soon as the said college is organized for the reception and proper instruction of pupils, the Curators shall make known the same to the Governor and President of the Board of Education; and thereupon, each representative district of the State shall be entitled to send to said college, free of charge for tuition, one properly prepared pupil for each member said district is entitled to elect to the General Assembly; and when the whole of the said land scrip shall be sold and invested, each district shall be entitled to send three of such properly prepared pupils to said college for each member the district is authorized to elect. Said pupils shall have the right of receiving, free of charge for tuition, the benefit of any instruction given in any of the colleges or classes of the University, except those of law and medicine. The pupils shall be selected by the majority of the justices of the peace of said districts.

§ 8. Be it further enacted, The provisions of this act shall not go into effect until Transylvania University and Kentucky University shall be consolidated into one corporation, under the name of the Kentucky University, and the funds, property, &c., of Transylvania University shall be vested in the Curators of Kentucky University, as successors of the Trustees of Transylvania University; nor until the Curators of Kentucky University shall, by resolution, assent to all the provisions of this act, and accept this act as part of its charter. A copy of said resolution, and of the action of the Trustees of Transylvania University and the Curators of the Kentucky University, in accepting said consolidation, shall be laid before the Governor; whereupon he shall, by writing, signed by him, and under the seal of the State, authorize the Curators of the Kentucky University to organize the Agricultural and Mechanical College of Kentucky, in pursuance of this act.

§ 9. The General Assembly reserves the right to modify and repeal, at pleasure, so much of this act as refers to the establishment of the Agricultural and Mechanical College.

The Speaker laid before the House a communication from the Secretary of State, in response to the resolution of Mr. Wood, adopted by this House on the 4th instant, inquiring whether the several banks
of this Commonwealth had made their reports, as required by law, as follows, viz:

[For Report—See Legislative Document No. 21.]

On motion of Mr. Kinney,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Banks.
On motion of Mr. Kinney, indefinite leave of absence was granted to Mr. Hamilton.
And then the House adjourned.

WEDNESDAY, FEBRUARY 8, 1865.

A message was received from the Senate announcing that they had concurred in amendments proposed by this House to bills, which originated in the Senate, of the following titles, viz:
An act to amend the act increasing the jurisdiction of justices of the peace for Jefferson county, and to regulate proceedings in their courts.
An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county.
An act to protect the public property of the county of Gallatin.
That they had passed bills and adopted a resolution, which originated in this House, of the following titles, viz: An act to establish a ferry at Proctor, Owsley county.
An act to amend an act, entitled "An act to create a Board of Commissioners of the Sinking Fund of Pendleton county," approved February 15, 1864.
An act for supplying the county judge of Logan county with books.
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any navigable streams in this State."
HOUSE OF REPRESENTATIVES.

An act to incorporate Fishing Creek Petroleum, Coal, and Salt Company.

An act to incorporate the Louisville and Memphis Packet Company.

An act to incorporate the Richmond Petroleum and Mining Company.

An act to incorporate the Union Manufacturing Company.

An act to incorporate the Eagle Petroleum and Mineral Company.

An act to amend the charter of the Big South Fork Petroleum Company.

An act to authorize the issue of marriage license in certain cases.

Resolutions of instruction to the Attorney General.

With an amendment to the last mentioned bill.

That they had passed bills and adopted a resolution of the following titles, viz:

An act to empower trustees of towns and mayors and councils of cities to appoint police guards and to provide for their payment.

An act empowering the Lewis county court to levy a tax and provide for the payment of the bounty offered volunteers.


An act to incorporate the Mountain Petroleum and Transportation Company.

An act to incorporate the Proctor Petroleum, Oil, and Mining Company, of Edmonson and Butler counties.

An act to incorporate the Kentucky River Oil and Mining Company.

An act to incorporate the Eureka Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Nelson County Petroleum Company.

An act to incorporate the Eastern Kentucky Petroleum and Mineral Company.

An act to incorporate the Western Petroleum Company.

An act to incorporate the Simon Kenton Petroleum and Mineral Company.

An act to incorporate the Washington Petroleum and Mineral Company.

Resolutions in relation to the drafting of the slaves of loyal owners.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:
An act to protect railroads and their use.
An act to create the office of interpreter of the Jefferson circuit court.
An act to incorporate the Licking Valley Oil and Mining Company.
An act to allow town marshals to charge the same fees and commissions allowed constables.
An act in relation to the court of appeals.
An act to amend chapter 44 of the Revised Statutes.
An act to empower the Butler county court to levy a tax to create a bounty fund.
An act for the benefit of Sidney S. Hopson, jailer of Trigg county.
An act for the benefit of Rockcastle county.
An act to incorporate Bransford Female Institute, of Owensboro, Kentucky.
An act to fix the fees of sheriffs.
An act to amend an act approved February 5th, 1864, entitled "An act to amend the revenue laws."
1. Mr. Kinney presented the petition of James Weir, in relation to the winding up of the Southern Bank of Kentucky.
Which was received, the reading dispensed with, and referred to the Committee on Banks.
Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:
An act to incorporate the Drennon's Lick Petroleum, Oil, and Lead Company.
An act to incorporate the Cumberland River and Liverpool Oil Company.
An act to incorporate the Flowing Wells Mining, Manufacturing, and Coal Oil Company.
An act to incorporate the Breathitt Petroleum Company.
An act to incorporate the Ontario Oil Company.
An act to incorporate the Kentucky Coal, Oil, and Mineral Company.
An act to amend sections 3 and 4 of an act, entitled "An act to amend the road law of Bracken county," approved February 8, 1864.
An act for the benefit of William H. Warnock, late assessor of Greenup county.
An act increasing the resources of the Sinking Fund.
An act authorizing the county court of Logan county to increase the county levy.
An act to change the time of holding the quarterly court of Green county.
An act for the benefit of J. B. McWhorter, sheriff of Taylor county.
An act for the benefit of John J. Miller, late sheriff of Boone county.

Also, enrolled bills which originated in the Senate, of the following titles, viz:
An act to protect the public property of the county of Gallatin.
An act to increase the salary of the Secretary of State.
An act to regulate the holding of the fall terms of the Boone and Gallatin circuit courts.
An act authorizing the county court of Boone to establish a certain road in said county.
An act to change the boundary of the Poplar Plains election precinct in the county of Fleming.

And had found the same to be truly enrolled.
Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

A message in writing was received from the Governor, by Mr. VanWinkle, Secretary of State, as follows, viz:

DEPARTMENT OF STATE.
WASHINGTON, February 2, 1865.

To His Excellency the Governor of the State of Kentucky, Frankfort, Ky.:

Sir: I transmit an attested copy of a joint resolution of Congress, approved on the 1st instant, proposing to the Legislatures of the several States a Thirteenth Article to the Constitution of the United States. Your Excellency is requested to cause the decision of the Legislature of Kentucky to be taken upon the subject. An acknowledgment of the receipt of this communication is requested by Your Excellency's most obedient servant,

F. W. SEWARD,
Acting Secretary.

UNITED STATES OF AMERICA.

To all to whom these presents shall come, greeting:

I certify, that annexed is a true copy of a joint resolution of Congress, entitled "A resolution submitting to the Legislatures of the several States a proposition to amend the Constitution of the United States," the original of which is on file in this department.

In testimony whereof, I, William H. Seward, Secretary of State of the United States, have hereunto subscribed my name and caused the seal of the Department of State to be affixed.

Done at the city of Washington, this second day of February, A.D. 1865, and of the Independence of the United States of America the 89th.

WILLIAM H. SEWARD.
A RESOLUTION submitting to the Legislatures of the several States a proposition to amend the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two thirds of both Houses concurring), That the following article be proposed to the Legislatures of the several States as an amendment to the Constitution of the United States, which, when ratified by three fourths of said Legislatures, shall be valid, to all intents and purposes, as a part of the said Constitution, namely:

ARTICLE XIII.

Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Section 2. Congress shall have power to enforce this article by appropriate legislation.

Approved February 1, 1865.

Gentlemen of the Senate and House of Representatives:

I herewith lay before you, for your consideration and action, a joint resolution of Congress, approved on the 1st instant, proposing to the Legislatures of the Several States a Thirteenth Article to the Constitution of the United States, which article is in the following words, viz:

"ARTICLE XIII.

"Section 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

"Section 2. Congress shall have power to enforce this article by appropriate legislation.

"Approved February 1st, 1865."

I might content myself with submitting this question to you for action, without incurring the responsibility of any suggestions; but upon a matter of such vital importance to the people of Kentucky, involving, as I believe, their well-being and security, such course would not comport with my views of constitutional obligation, and the duties and responsibilities of the office of Chief Executive of the Commonwealth.

The views of the present Executive upon the subject of the proposed amendment, as a national question, are known and of record. We have no new lights upon this subject which could in the least modify or change those views. We still believe it was not wise, as a national policy, pending the rebellion, to propose amendments to the Constitution, which fix—irrevocably—an ultimatum of adjustment that had better have been held under the control of the Government. But our views of national policy have been overruled by those having authority to determine; and the question now presented, though national in its operation, is local for our consideration. We are not now called upon to consider the policy or impolicy of national action, but the bearing which this measure is to have upon us as a State and people. We should therefore approach it divested of all par-
tisan asperities and sectional passions and prejudices, and meet it with the
passionate consideration and prudent judgment of statesmen charged
with the highest interests and most important securities and trusts of a
brave, manly, and patriotic people.

No intelligent man, whatever may be his desires upon the subject, can
hope for the perpetuation of slavery in Kentucky.

Every State which surrounds us has abolished slavery. The laws for
rendition of fugitives are repealed, and no possible hope of their re-enact-
ment. The most valuable slaves have enlisted in the army or fled to other
States; those that remain are hopelessly demoralized, and rendered not
only valueless, but burdensome. These facts are of general notoriety and
indisputable.

Although much of this state of affairs has been brought about by what
we have deemed uncalled-for and unnecessary interference with the
subject of slavery, yet it has been part of the bitter fruits of rebellion; and
the facts exist and cannot be changed by denying them or closing our eyes
to their existence. Whether the proposed amendment be ratified by you or
not, slavery has been foredoomed by rebellion, and cannot be maintained.

It is not, therefore, a question for us to determine—Shall slavery con-
tinue or not? but how shall it end. Though we may believe that the
several States should have been left to adjust this question,

the proposed amendment proposed to the Federal Constitution, or by

the State Constitution, justify the hazards of the experiment?

The people of Kentucky have never permitted the negro to intercept
their loyalty to our Government. They have ever thrust aside and re-

trusted to accept the negro as an issue. We have steadily adhered to our

Government, regardless of the effect upon the status of the negro. We
have opposed incorporating the negro as a national element of strife. Shall
we now permit the negro to stand between us and our Government? We
have not, by refusing, upon some reasonable terms, to accept the proposed amendment, permit the negro to

interpose between us and our Government? We are not to blame for
such an issue, for we ever opposed it; but will we not have cause to
reproach ourselves, if, at this late period of our struggle, we accept such
an issue? These questions are suggestive, and I will not elaborate them.

But what have we a right, under all the circumstances, to demand as
just and reasonable, if we accept the proposed amendment?
Our slave property was assessed for taxation in 1860, before the war began, at $107,494,527. In 1863 the effect of rebellion and unfriendly legislation reduced the valuation to $57,511,770; and in 1864 to $34,179,246.

In view of the sufferings of our people, the loyal stand ever maintained by our State, our losses by the direct and indirect action of our Government pending our struggle to maintain our national life, may we not, with confidence, demand, as a condition of our acceptance of the proposed amendment, that Congress shall appropriate the last assessed value of slaves—$34,179,246—to the use of the State, to be used in compensating the owners for the slaves so emancipated? England, in the act of 1833, abolishing slavery, appropriated £20,000,000 to compensate the owners. It cannot be that our Government will be less just, if we accept the amendment upon condition that the assessed value of 1864 be paid to the State, to compensate owners who are to be affected by the proposed amendment; the acceptance to be declared when notice of the appropriation is officially given to the Chief Executive of the Commonwealth. Those who believe that the adoption of this amendment will have the effect to shorten our struggle with rebellion cannot refuse to vote the appropriation, as it will, upon their own theory, be economical. Those who hold to our views cannot refuse it, because it is just and right.

The past is beyond our control; the present only is ours; but, by wise and prudent councils, the future may be shaped by us. Deprived of all control over the past, shall we cheat ourselves of the future by inconsiderately or rashly throwing away the present opportunity to shape our destiny?

The good of our own people—security to them of life, liberty, and the pursuit of happiness—should be our chief and great concern, in acting upon this momentous question. To forfeit present benefit and imperil future security, because of disapprobation of the past, is not the wisdom of the safe and prudent statesman. If we could defeat the final adoption of the proposed amendment by our refusal to ratify it, the policy or impolicy of so doing would then be a legitimate question of debate. But whether we ratify or not, the end must come; it is a fixed fact; slavery must end. Shall we accept the fact, although we had no hand in bringing it about; or shall we close our eyes to its existence? Though we may close our eyes to the fact, yet it will still remain, and will affect us as materially as if we looked upon and accepted it.

By refusing the conditional acceptance suggested, will you not greatly endanger the quiet and security of our people, and subject them to untold harassments by protracting the issue, without the possibility of gaining anything thereby? Will you not risk the loss of all against nothing to be gained? Better accept it unconditionally, than to reject it altogether. The prudent farmer, after the storm has swept over his orchard and torn a branch from a favorite tree, leaving it attached by only a few shattered fibres, will cut off the branch and cast it away, that it may not draw the
sag which would go to heal the wound to feed for a season the sickly life of the torn branch, then carry back its decay to the parent trunk. Shall we be less wise? Would he be deemed wise or prudent who, having an arm shattered by a bushwhacker, and pronounced by the surgeon to be incurable save by amputation, yet would obstinately refuse amputation, solely upon the ground that he was not shot in open battle or fair fight? Would such refusal change the character of the wound, or lessen the danger of mortification and death? Shall we refuse to have the shattered limb of slavery amputated, when none can think of saving it, merely because it has been destroyed by rebels and abolitionists combined?

As you love our country, and would save our suffering people from evils which no pen can adequately trace, I beseech you to lay aside all passion, prejudice, and partisan asperities, and meet this gravest and most vital question to the present and future of our State, which you may ever be called upon to solve, like statesmen and patriots who comprehend the crisis, and dare to meet the responsibilities of the occasion. If not willing to act without first consulting your constituents, better take time to consult them, and then act, than postpone this question to the future. Such are the convictions which, deeply impressed upon my mind, are freely and frankly stated for your consideration.

THOS. E. BRAMLETTE,
Governor of Kentucky.

FEBRUARY 7, 1865.

On motion of Mr. J. R. Thomas,
Ordered, That the Public Printer forthwith print 1,000 copies thereof for the use of the members of this House, and that the same be referred to the Committee on the Judiciary.

A message was received from the Governor by Mr. Van Winkle, Secretary of State, announcing that he had approved and signed enrolled bills, which originated in this House, of the following titles, viz: An act to enable the city of Louisville to issue bonds to provide a bounty fund. An act to incorporate the Henderson Petroleum, Mining, and Manufacturing Company. An act to amend the revenue laws of this Commonwealth. An act to amend section 11, chapter 30, Revised Statutes. An act to increase the fees of jailers. An act to incorporate the Vanceburg and Kinnikinnick railroad company. An act for the benefit of Lewis L. Garrett, of Clarke county. An act for the benefit of certain common school districts. An act to further regulate the appointment of attorneys pro tem. for the Commonwealth.
An act for the benefit of William Corum.

An act to incorporate the Franklin Oil and Mineral Mining Company of Kentucky.

An act to amend the common school laws.

Mr. Fisher asked the unanimous consent of the House to permit the Committee on Military Affairs to report a bill at this time.

Which was granted.

Mr. Hawkins, from said committee, then reported a bill providing for a bounty fund in Carroll county.

Which was read the first time and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. DeHaven asked the unanimous consent of the House to permit the Committee on County Courts to report a bill at this time.

Which was granted.

Whereupon, Mr. Wood, from said committee, reported a bill to provide a bounty fund for the county of Oldham.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then resumed the consideration of the bill, entitled

A bill to regulate the establishment of ferries in Jefferson county.

Which reads as follows, viz:

§1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 24 of chapter 39 of the Revised Statutes, be, and the same is hereby, repealed.

§2. That the county court of Jefferson county shall not have power or authority to establish ferries within the limits of the city of Louisville, or to fix or control the rates of ferriage or in any manner regulate said ferries or their tolls; and the power and authority to establish ferries within the limits of the city of Louisville are hereby granted to and vested in said city, for its benefit; the mayor and general council of which city shall have power, not only to establish said ferries, but to regulate and control the same, and fix the maximum rates of ferriage to be charged and collected by any and all ferries running within the limits of said city, and to prescribe adequate fines and penalties to
enforce the same, and to enforce a compliance with the regulations established by the general council; and said general council may levy and collect such ad valorem tax, or may rate and license and tax said ferries, as said council may deem reasonable and proper: Provided, however, That the city of Louisville shall establish in favor of Wm. C. Hite, P. Varble, Richard H. Woolfolk, and Wm. J. May, under the style and name of the North and South Ferry Company, on their application to said city, a ferry privilege at such point on the Ohio river, between Floyd and Clay streets, in said city, as may now be owned or may hereafter be owned or leased by said North and South Ferry Company: Provided, That the landing be not within four hundred yards of any ferry existing at the time of said application. If the persons hereinbefore named do not make said application for a ferry privilege within thirty days from the passage of this act, then either of said persons, with his associates, may make said application to the authorities of said city for said ferry privilege: And provided further, That if the city council of Louisville refuse or overrule applications, an appeal may be taken by the applicants to the circuit court of Jefferson county, which may hear and determine the case as fully as the city authorities of Louisville could do, and to enforce the determination of the court respecting the application by process of contempt against the mayor and council of Louisville. The parties shall have the right of appeal to the Court of Appeals from the judgments of the circuit court.

§ 3. All acts and parts of acts coming within the purview hereof, and which may be inconsistent herewith, are hereby repealed; and this act shall take effect from and after its passage.

And the amendment offered by Mr. Dulin on yesterday thereto, which was to strike out the 2d section of the bill and insert in lieu thereof the following, viz:

That the Mayor and General Council of the City of Louisville shall hereafter have the same authority to establish and control ferries, within the corporate limits of said city, as is now granted by law to the county court of Jefferson, and shall, in all things, have the same power and authority, and in all respects be governed by the law now regulating, or which may regulate the powers and duties of county courts in respect to ferries; and appeals may be taken from the action of said Mayor and General Council to the circuit court of Jefferson, and thence to the Court of Appeals, in the same manner, and by the same persons, as is by law authorized from the decisions and actions of county courts on all questions concerning ferries: And, provided, however, That the city of Louisville shall establish in favor of Wm. C. Hite, P. Varble, Richard H. Woolfolk, and Wm. J. May, under the style and name of the North and South Ferry Company, on their application to said city authorities, a ferry privilege at such point on the Ohio river, between Floyd and Clay streets in said city, as may now be owned, or may hereafter be owned or leased by said North and South Ferry Company: Provided, further, That the landing be not within four hundred yards of any ferry existing at the time of said application. If the persons hereinbefore named do not make said
application for a ferry privilege within thirty days from the passage of this act, then, either of said persons, with his associates, may make said application to the authorities of said city for said ferry privilege.

The question being taken on the adoption of Mr. Dulin’s amendment, it was decided in the negative.

At the hour of 11 o’clock Mr. McLoed moved to postpone the special order set for that hour until the House had disposed of the bill then under consideration.

Which was adopted.

Mr. Delph moved to amend the 2d section of the bill by adding after the words, “North and South Ferry Company,” the following, viz:

Or may establish any other company applying for similar privileges within the city of Louisville, to be governed by the rules and regulations provided for in this act and laws regulating ferries.

Which was adopted.

Mr. Marshall moved to amend the 2d section of the bill by adding thereto the following proviso, viz:

Provided, That when any person or persons owning, or entitled to any portion of the land on the shore of the Ohio river, in the city of Louisville, shall desire to establish a ferry therefrom, across said river, such person or persons may apply to the county court of Jefferson county for the establishment of such ferry; and such application shall, in all respects, be governed by the general laws relating to the subject of ferries.

Mr. Kinney moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The question was then taken on the adoption of the amendment proposed by Mr. Marshall, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Neale and Calhoon, were as follows, viz:

Those who voted in the affirmative, were—

HOUSE OF REPRESENTATIVES.


Those who voted in the negative, were—


Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up the Senate bill, entitled An act for the benefit of the railroad companies of Kentucky.

Mr. Jno. R. Thomas moved an amendment as a substitute therefor.

Mr. Webb moved an amendment to the amendment.

Mr. Ward moved that the bill and substitute, with the amendment thereto, be recommitted, with instructions to the committee to ascertain the value of the stock of the road in 1861, and its present value, and if said stock has increased in value, to ascertain the cause of such increase; also, to ascertain whether the manner of assessment and payment of tax by said company are not provided for by the general railroad revenue law of last winter; and, also, to ascertain whether the gross receipts of said road pay a fair percentage upon the cost of construction, &c., and report to the House.

And the question being taken thereon, it was decided in the negative.

The question was then taken on the adoption of the amendment of Mr. Webb, and it was decided in the affirmative.

The question was then taken on the adoption of the amendment of Mr. Thomas, as amended, and it was decided in the affirmative.

Ordered, That the bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be amended so as to read

An act for the benefit of the Louisville and Frankfort and Lexington and Frankfort railroad companies.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of Carroll county.

An act providing for a bounty fund in Carroll county.

On motion of Mr. Webb, indefinite leave of absence was granted to Messrs. Rapier, McGrew, and A. S. Allan.

The Speaker laid before the House a communication from the acting Secretary of State of the United States, as follows, viz:

DEPARTMENT OF STATE,
WASHINGTON, February 3, 1865.

To His Excellency, the Governor of the State of Kentucky, Frankfort, Ky.:

Sir: I have the honor to transmit to your Excellency a copy of a letter of the 25th ultimo, addressed to the President by the Honorable Justin S. Morrill, of the House of Representatives, inviting his attention to the 2d section of the act of Congress of the 2d July, 1864, on the subject of Statues for the old hall of the House of Representatives. The President has directed this Department to request, through your Excellency, that the State of Kentucky may take the matter into consideration. I have the honor to be

Your Excellency's most obedient servant,

F. W. SEWARD,
Acting Secretary.

HOUSE OF REPRESENTATIVES, COMMITTEE OF WAYS AND MEANS,
WASHINGTON, D. C., January 25, 1865.

Dear Sir: Permit me respectfully to call your attention to Sec. 2 of the act of Congress of July 2, 1864, (p. 347, pamphlet edition), which set apart the old hall of the House of Representatives, for a Hall of Statuary, by which you were "authorized to invite each and all the States to provide and furnish statues, in marble or bronze, not exceeding two in number for each State, of deceased persons, who have been citizens thereof, and illustrious for their historic renown, or from distinguished civic or military services, such as each State shall determine to be worthy of this national commemoration; and when so furnished, the same shall be placed in the old hall of the House of Representatives in the Capitol of the United States, which is hereby set apart, or so much thereof as may be necessary, as a National Statuary Hall, for the purposes herein indicated."
That you approve of the high purposes of this law I have no doubt, and in view of the fact that several of the State Legislatures are now in session, but soon may adjourn, may I ask you to take such action at once as you shall deem appropriate, in order to notify and give the invitation provided for to the Governors of the several States, so that they can take early steps to carry the purpose of Congress into full effect.

With high respect, your most obedient servant,

JUSTIN S. MORRILL.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the committee on the Library.

Mr. Marshall asked the unanimous consent of the House to permit the Committee on the Judiciary to make a report.

Which was granted.

Mr. Marshall, from the said committee, to whom had been referred a Senate bill, entitled

An act to incorporate the Western Financial corporation,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.

THURSDAY, FEBRUARY 9, 1865.

A message was received from the Senate announcing that they had concurred in the report of the joint committee upon the removal of the State Capital.

That they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of the Richmond and Tate's creek turnpike company.
An act in relation to turnpike roads in Kentucky.
An act for the benefit of George T. Wood, late clerk of the Hart circuit court, and James A. Dawson, clerk of the Hart county court. That they had passed bills of the following titles, viz:
An act empowering the Governor to appoint agents to visit and aid all sick and wounded soldiers of Kentucky.
An act to amend an act, entitled "An act to tax railroads, turnpike roads, and other corporations in aid of the Sinking Fund," approved February 20, 1864.
An act to incorporate the Eskridge Petroleum and Mining Company.
An act to incorporate the Henderson Oil and Mining Company.
An act to change the county line between Rockcastle and Jackson counties.
An act to amend the charter of Germantown, Kentucky.
An act for the benefit of F. G. Sasseen.
An act for the benefit of the Kentucky Institution for the Education of the Blind.
An act to change the time of holding the Larue county quarterly court.
An act to raise a bounty fund in Bracken county.
1. Mr. Delph presented the petition of the tobacco trade of the city of Louisville, in relation to the inspection and weighing of tobacco in the warehouses in said city.
2. Mr. Linley presented the petition of sundry citizens of the 6th civil district of Livingston county, praying for the passage of a grazing law for said district.
3. Mr. Barnes presented the petition of Jno. W. Hazelrigg, praying for the amendment of the statutes of limitations.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on Agriculture and Manufactures; the 2d to the Committee on Propositions and Grievances, and the 3d to the Committee on Revised Statutes.
Mr. Barnes, from the joint committee to visit the various charitable institutions of the State, made the following report, viz:
[For report—see Legislative Document, No. 20.]
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Ways and Means.
Mr. Kinney moved to dispense with the rules in order to permit him to move a resolution, in order to have it printed and referred to the Committee on the Judiciary.

And the question being taken thereon, it was decided in the negative.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

- An act to incorporate the Stafford Oil and Mining Company.
- An act to incorporate the Mississippi Valley Oil Company.
- An act to establish a ferry at Proctor, Owsley county.
- An act to amend an act, entitled "An act to create a Board of Commissioners of the Sinking Fund of Pendleton county," approved February 15, 1864.
- An act for supplying the county judge of Logan county with books.
- An act to incorporate Fishing Creek Petroleum, Coal, and Salt Company.
- An act to incorporate the Louisville and Memphis Packet Company.
- An act to incorporate the Richmond Petroleum and Mining Company.
- An act to incorporate the Union Manufacturing Company.
- An act to amend the charter of the Big South Fork Petroleum Company.
- An act for the benefit of Carroll county.
- An act providing for a bounty fund in Carroll county.

Also, enrolled bills which originated in the Senate of the following titles, viz:

- An act to amend the act increasing the jurisdiction of justices of the peace for Jefferson county, and to regulate proceedings in their courts.
- An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

Mr. Dulin, from the Committee on the Revised Statutes, to whom was referred a Senate bill, entitled

An act to amend the 56th chapter of the Revised Statutes, title "Landlord and Tenant;"
Reported the same with an amendment.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee, to whom had been referred a Senate bill, entitled

An act to amend section 17, article 4, chapter 47, of the Revised Statutes, title "Husband and Wife."

Reported the same, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall said bill be read a third time?" it was decided in the negative.

So said bill was disagreed to.

The same committee, to whom had been referred the amendment proposed by the Senate to a bill which originated in this House, entitled

A bill to amend the law in relation to county levies,

Reported the same, with the expression of opinion that the said amendment should be concurred in.

And the question being taken, "Will the House concur in the amendment of the Senate?" it was decided in the negative.

The same committee reported a bill, entitled

A bill to regulate the number of jurors in trials of forcible entry and detainer.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

The further consideration of said bill was cut off by the special order fixed for 10½ o'clock, viz: a Senate bill, entitled

An act for the benefit of the Kentucky Penitentiary.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of ninety-eight thousand nine hundred and seventeen dollars and twenty-six cents ($98,917 26) be, and the same is hereby, appropriated for the benefit of the Penitentiary, to be expended for the following purposes:
For the erection of a work-shop, the sum of $53,293 45
For the erection of a chapel and dining-room, the sum of $18,323 45
For the erection of a smoke-house, the sum of $4,452 13
For steam heating apparatus for work-shop, chapel, and dining-room, &c., the sum of $11,000 00
For steam engine, boiler, shafting, belts, pumps, pulleys, &c., the sum of $11,848 00
§ 2. That James H. Garrard, P. Swigert, John B. Temple, and such other competent person as they may select, are hereby empowered to contract for the execution of the work and the erection of the buildings contemplated by the first section of this act, with the present Keeper, or other person or persons, according to plans submitted to them, and which they are to decide upon and adopt, having due regard to economy and durability of work, as well as to the adaptation of the buildings, machinery, and fixtures to the interests of the State and the general purposes for which they are to be erected. But said commissioners shall in no event exceed the amounts herein appropriated in making said contract. And the commissioners may make one contract for the erection and completion of all the buildings, machinery, &c., herein contemplated, or separate contracts for the erection of one or more of them, in their discretion.
§ 3. That said commissioners are hereby authorized to issue certificates to the Auditor, in favor of the contractor or contractors, for such sums as will pay for work done as it progresses, at such times as they may deem proper and expedient; but at no time shall they issue any such certificates for work which has not been done.
§ 4. Upon the receipt of any of the certificates provided for in the third section of this act, it shall be the duty of the Auditor to draw his warrant upon the Treasury for said sum, corresponding with such certificate, to be paid out of any money in the Treasury not otherwise appropriated: Provided, That in case the present Keeper shall contract to do said work, or any part of it, he shall have credit for the work so done by him as it progresses, upon the rents due from him to the State so far, under the restrictions and limitations provided for in the third section of this act.
§ 5. That this act shall be in force from its passage.

Mr. Spurr moved to amend the second section of the bill by adding thereto the following, viz:

Provided, That the commissioners appointed by this section shall be required to advertise in the Frankfort Commonwealth, and two or more public papers in the city of Louisville, for thirty days, for proposals for contracts for said work, and shall let the same to the lowest and best bidder.

Which amendment was adopted.

Mr. Owings moved to amend the second section of the bill, as amended, by adding thereto the following proviso, viz:

Provided, The keeper shall have the preference at the lowest and best bid.

Which amendment was adopted.
Mr. Spurr moved to amend the first section of the bill by striking out the following, viz:

For the erection of a chapel and dining-room, the sum of $18,823 45
For the erection of a smoke-house, the sum of 4,452 13
For steam-heating apparatus for work-shop, chapel, and dining-room, &c., the sum of 11,000 00

And the question being taken on the adoption of said amendment, it was decided in the negative.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Edward F. Dulin, Thomas Linley,
Alexander E. Adams, Sebastian Eifort, L. S. Luttrell,
Alfred Allen, William Elliott, Jno. S. McFarland,
William M. Allen, J. B. English, H. C. McLoed,
William H. Baker, Elijah Gabbert, Thomas W. Owings,
Joshua Barnes, Stephen F. Gano, Wm. A. Pepper,
H. M. Bedford, Francis Gardner, James T. Pierson,
William Bell, Evan M. Garriott, Hiram S. Powell,
T. J. Birchett, John J. Gatewood, John D. Rose,
Henry Bohannon, Aaron Gregg, J. C. Sayers,
John C. Bolin, Hiram Hagan, Geo. S. Shanklin,
Jas. T. Bramlette, C. M. Hanks, Caleb Stinson,
E. A. Brown, Richard H. Hanson, T. R. Taylor,
R. J. Browne, C. C. Harvey, John R. Thomas,
Isaac Calhoun, P. B. Hawkins, H. W. Tuttle,
Cyrus Campbell, Jacob Hawthorn, H. G. Van Seggern,
John W. Campbell, Thomas P. Hays, A. G. Waggener,
T. P. Cardwell, A. H. Herrod, Willie Waller,
Joseph H. Chandler, J. L. Hill, A. H. Ward,
John T. Clark, O. P. Johnson, Isaac N. Webb,
Albert A. Curtis, Wm. R. Kinney, Geo. H. Webb,
James W. Davis, Samuel Larkin, James Wilson,

Those who voted in the negative, were—

M. E. Ingram, E. W. Smith, Wm. R. Thompson,
John L. McGinnis, R. J. Spurr,

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of ninety-eight thousand nine hundred and sev-
enteen dollars and twenty-six cents ($98,917.26) be, and the same is hereby, appropriated for the benefit of the Penitentiary, to be expended for the following purposes:

For the erection of a work-shop, the sum of $53,293.45
For the erection of a chapel and dining-room, the sum of 18,323.45
For the erection of a smoke-house, the sum of 4,452.13
For steam heating apparatus for work-shop, chapel, and dining-room, &c., the sum of 11,000.00
For steam engine, boilers, shafting, belts, pumps, pulleys, &c., the sum of 11,848.00

§ 2. That James H. Garrard, P. Swigert, J. B. Temple, and such other competent person as they may select, are hereby empowered to contract for the execution of the work and the erection of the buildings contemplated by the first section of this act, with the present Keeper, or other person or persons, according to plans submitted to them, and which they are to decide upon and adopt, having due regard to economy and durability of work, as well as to the adaptation of the buildings, machinery, and fixtures to the interests of the State and the general purposes for which they are to be erected. But said commissioners shall in no event exceed the amounts herein appropriated in making said contract. And the commissioners may make one contract for the erection and completion of all the buildings, machinery, &c., herein contemplated, or separate contracts for the erection of one or more of them, in their discretion: Provided, That the commissioners appointed by this section, shall be required to advertise in the Frankfort Commonwealth, and two or more public papers in the city of Louisville, for thirty days, for proposals for contracts for said work, and shall let the same to the lowest and best bidder: Provided, The keeper shall have the preference at the lowest and best bid.

§ 3. That said commissioners are hereby authorized to issue certificates to the Auditor, in favor of the contractor or contractors, for such sums as will pay for work done as it progresses, at such times as they may deem proper and expedient; but at no time shall they issue any such certificates for work which has not been done.

§ 4. Upon the receipt of any of the certificates provided for in the third section of this act, it shall be the duty of the Auditor to draw his warrant upon the Treasury for said sum, corresponding with such certificate, to be paid out of any money in the Treasury not otherwise appropriated: Provided, That in case the present Keeper shall contract to do said work, or any part of it, he shall have credit for the work so done by him as it progresses, upon the rents due from him to the State so far, under the restrictions and limitations provided for in the third section of this act.

§ 5. That this act shall be in force from its passage.

At the hour of 11 o'clock the House, according to order, took up the bill, entitled

A bill in relation to slaves and runaways,
And the pending amendments thereto proposed by Mr. Lowry and R. J. Browne on the 3d instant.
Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all laws of this Commonwealth allowing fees or rewards for the arrest and detention of runaway slaves "be," and the same are hereby, repealed.

§ 2. That all laws authorizing civil officers, or any persons other than the owners of slaves, to commit them to the jails of this "Commonwealth," be, and the same are hereby, repealed.

§ 3. That owners shall not be made liable for boarding, clothing, or medical attention furnished slaves who have, without their consent, left their service, unless the same be furnished at the special instance and request of the owner.

§ 4. This act to be in force from and after its passage.

The amendment proposed by Mr. Lowry was to add to the bill the following additional sections, viz:

§ 4. That all laws denouncing penalties against the owners of slaves for suffering them to go at large and hire their time, be, and the same are hereby, repealed.

§ 5. That all laws authorizing patrols to arrest and whip slaves for no offense other than absence from home without the written authority of their owners, be, and the same are hereby, repealed.

The amendment proposed by Mr. R. J. Browne was to add to section 4, of Mr. Lowry's amendment, the following, viz:

But should any person hire or employ the slave of another without first obtaining the written consent of the owner to such hire or employment, he shall pay the owner five dollars for each day or part of a day he shall so hire or employ any such slave.

Mr. Ward moved to postpone for the present the consideration of the bill and amendments.

And the question being taken thereon, it was decided in the negative.

The question was then taken on the adoption of Mr. R. J. Browne's amendment to the amendment proposed by Mr. Lowry, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. DeDavenport and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Stephen F. Gano, H. C. McLoed,
A. S. Allan, Francis Gardner, W. H. Miller,
Alfred Allen, Evan M. Garriott, Thomas W. Owings,
Wm. M. Allen, Jno. J. Gatewood, William A. Pepper,
William H. Baker, Aaron Gregg, James T. Pierson,
Joshua Barnes, Hiram Hagan, John D. Ross,
William Bell, C. M. Hanks, George S. Shanklin,
James T. Bramlette, Richard H. Hanson, E. H. Smith,

Those who voted in the negative, were—

Mr. Curtis moved to amend the amendment proposed by Mr. Lowry, by striking out section five thereof.

Mr. Kinney moved to lay the bill and proposed amendments on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bramlette and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

The question was then taken on the adoption of the amendment proposed by Mr. Curtis, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Curtis and McLoed, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question was then taken on the adoption of Mr. Lowry's amendment, as amended, and it was decided in the negative.
Mr. McLoed moved to amend the 1st section of the bill by striking out all after the word "be," and inserting in lieu thereof the following, viz:

So modified as to reduce the fees to one third of those now allowed by law.

And the question being taken on the adoption thereof, it was decided in the negative.

Mr. Dulin moved to amend the second section of the bill by adding after the word "Commonwealth" the following, viz:

Except for violation of the criminal and penal laws, or when taken under execution or attachment.

Which was adopted.

Mr. Kinney moved to amend the bill by striking out the third section.

And the question being taken thereon, it was decided in the negative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required thereon by Messrs. Kinney and Hanson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Aaron Gregg, Hiram Hagan, James T. Pierson, F. M. Ray,
Alfred Allen, C. M. Hanks, John D. Ross,
James T. Bramlette, Richard H. Hanson, Geo. S. Shanklin,
E. A. Brown, C. C. Harvey, E. H. Smith,
R. J. Browne, P. B. Hawkins, R. J. Spurr,
Jos. H. Chandler, Thomas P. Hays, Caleb Stinson,
John T. Clark, Samuel Larkins, T. R. Taylor,
Albert A. Curtis, J. F. Lauck, John R. Thomas,
John M. Delph, Thomas Linley, Wm. R. Thompson,
Edward F. Dulin, L. S. Luttrell, H. W. Tuttle,
William Elliott, Thos. A. Marshall, A. G. Waggener,
J. B. English, Jno. S. McFarland, A. H. Ward,
W. M. Fisher, W. H. Miller, Isaac N. Webb,

John J. Gatewood,
Those who voted in the negative, were—

Alexander E. Adams, T. P. Cardwell, J. H. Lowry,
A. S. Allan, James W. Davis, John L. McGinnis,
William M. Allen, Sebastian Efford, H. C. McLeod,
William H. Baker, Elijah Gabbert, William A. Pepper,
Joshua Barnes, Francis Gardener, Hiram S. Powell,
H. M. Bedford, Jacob Hawthorn, J. C. Sayers,
William Bell, A. H. Herrod, E. W. Smith,
T. J. Birchett, J. L. Hill, H. G. Van Seggern,
Henry Bohannon, M. E. Ingram, Willie Waller,
John C. Bolin, O. P. Johnson, M. E. White,
Cyrus Campbell, Wm. R. Kinney, James Wilson—35,
Jno. W. Campbell, Perry S. Layton,

On motion of Mr. Baker, indefinite leave of absence was granted

to Mr. Garriott.

The Speaker laid before the House the report of the Superinten­dent of the Institution for the Education of Idiots and Feeble-minded

Children, as follows, viz:

[For report—see Legislative Document, No. 13.]

On motion of Mr. Gano,

Ordered, That the Public Printer print the usual number of copies

thereof, and that the same be referred to the Committee on Ways and

Means.

The House then took up the resolutions of Mr. Hanson in relation
to arrests in Kentucky by the military authorities, as reported by the
Committee on the Judiciary on the 2d instant, and the pending amend­
ment proposed by Mr. Lowry thereto.

Mr. E. H. Smith moved the following as an amendment to the
amendment of Mr. Lowry, by way of substitute therefor, viz:

Provided, That public notice of the times, places, and objects of
said commission be published in some newspaper of Lexington, Louis­
ite, and Frankfort, by the chairman of said commission; and all
persons who may feel themselves interested in the investigation of
said commission be invited to attend and be heard, if they so desire.

Pending the consideration of which,

The House adjourned.
A message was received from the Senate announcing that they had concurred in amendments proposed by this House to a bill which originated in the Senate, of the following title, viz:

An act for the benefit of the Kentucky Penitentiary.

That they had disagreed to a bill which originated in this House, of the following title, viz:

A bill requiring the assessors' books to be bound.

That they had passed bills, which originated in this House, of the following titles, viz:

An act in relation to the revenue of Fulton county, for the year 1864.

An act to incorporate the Taylor's Mill turnpike road company in Campbell county.

An act for the benefit of the administrators or executors of Geo. B. Grundy, deceased, late sheriff of McCracken county.

An act to incorporate the Mountain Coal and Oil Company, With an amendment to the last mentioned bill.

And that they had passed bills of the following titles, viz:

An act for the benefit of Clara Dinkelspeil.

An act for the benefit of James Ramey, late judge of the Johnson county court.

An act to incorporate the Harmony Society of Louisville.

An act to incorporate the Paris, Irvine, and East Tennessee railroad company.

An act to incorporate the Morgan Oil and Mining Company.

An act to incorporate the Buena Vista Oil and Manufacturing Company.

An act to incorporate the Madison Oil and Manufacturing Company.

An act to incorporate the Olympian Oil and Manufacturing Company.

An act to incorporate the Rocky Hill Oil Company.

An act to incorporate the Cumberland River Coal Company of Kentucky.

An act to incorporate the Barren River Oil and Coal Company.
An act to incorporate the Sinking Creek Lead and Zinc Company of Kentucky.
An act to incorporate the Baptist Female College at Bardstown, Kentucky.
An act for the benefit of school district No. 3, in Franklin county.
Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:
An act to authorize the issue of marriage license in certain cases.
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any navigable streams in this State."
An act to incorporate the Eagle Petroleum and Mineral Company.
An act in relation to turnpike roads in Kentucky.
Resolutions of instruction to the Attorney General.
Also, enrolled bills which originated in the Senate, of the following titles, viz:
An act for the benefit of the Kentucky Penitentiary.
An act for the benefit of Crittenden county.
An act to incorporate the Western Financial Corporation.
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Adams inform the Senate thereof.
A message was received from the Governor, by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:
An act to amend the charter of the Big South Fork Petroleum Company.
An act for supplying the county judge of Logan county with books.
An act to incorporate the Mississippi Oil Company.
An act to incorporate the Stafford Oil and Mining Company.
An act to establish a ferry at Proctor, Owsley county.
An act to incorporate the Union Manufacturing Company.
An act providing for a bounty fund in Carroll county.
An act to incorporate the Drennon's Lick Petroleum, Oil, and Lead Company.
An act to incorporate the Kentucky and Illinois Coal, Oil, and Mineral Company.
An act for the benefit of John J. Miller, late sheriff of Boone county.
An act for the benefit of J. B. McWhorter, sheriff of Taylor county.
An act to change the time of holding the quarterly courts of Green county.
An act authorizing the county court of Logan county to increase the county levy.
An act to amend sections 3 and 4 of an act, entitled "An act to amend the road law of Bracken county," approved February 8, 1864.
An act for the benefit of Wm. H. Warnock, late assessor of Greenup county.
An act to increase the resources of the Sinking Fund.
An act to incorporate the Flowing Wells Mining, Manufacturing, and Coal Oil Company.
An act to incorporate the Ontario Oil Company.
An act to incorporate the Breathitt Petroleum Company.
An act to incorporate the Cumberland River and Liverpool Oil Company.
An act for the benefit of Carroll county.
An act to amend an act, entitled "An act to create a Board of Commissioners of the Sinking Fund of Pendleton county," approved February 15, 1864.
An act to incorporate Fishing Creek Petroleum, Coal, and Salt Company.
An act to incorporate the Louisville and Memphis Packet Company.
An act to incorporate the Richmond Petroleum and Mining Company.

1. Mr. McFarland presented the petition of the county court of Daviess county, praying for the passage of an act enabling the said court to levy a tax on said county for the purpose of rebuilding the court-house and other public buildings in said county.

2. Mr. DeHaven presented the petition of sundry citizens of Oldham county, praying for the passage of an act to change the voting place in the Floydsburgh precinct.

3. Mr. DeHaven also presented the remonstrance of sundry citizens of Oldham county, against the changing of said voting place.

4. Mr. Barnes presented the petition of sundry stockholders in the Sharpsburg Male and Female Academy, praying for the passage of an act to amend the charter of said academy.

5. Mr. Barnes also presented the petition of Daniel Harper, sheriff of Bath county, praying for the passage of an act for his benefit.
6. Mr. Webb presented the petition of sundry citizens of Gestville, praying for the passage of an act to permit George Wills to keep a tavern and retail spirituous liquors without license.

Which were received, their reading dispensed with, and referred—
the 1st to the Committee on County Courts, the 2d and 3d to the Committee on Privileges and Elections; the 4th to the Committee on Education, the 5th to the Committee on Claims, and the 6th to the Committee on Corporate Institutions.

The Speaker laid before the House a communication from the Secretary of State, in relation to the Commercial Bank, as follows, viz:

**OFFICE OF SECRETARY OF STATE;**
February 10, 1865.

To the Speaker of the House of Representatives:

Since filing the response to the resolution of your honorable body in regard to reports of banks, I have received at my office the report of the Commercial Bank of Kentucky, giving statement of its condition on 1st January, 1865, which is herewith submitted to your body.

E. L. VANWINKLE,
Secretary of State.

**Condition of the Commercial Bank of Kentucky and Branches, on the 31st day of December, 1864:**

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<td>Bills of exchange</td>
<td>$1,591,633 94</td>
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<tr>
<td>Six per cent. investments:</td>
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<td>Notes discounted</td>
<td>$579,555 32</td>
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<td>Suspended debts</td>
<td>146,901 04</td>
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<tr>
<td>Suspended in suit</td>
<td>124,397 66</td>
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<tr>
<td>Banking houses</td>
<td>64,138 60</td>
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<td>Real estate, taken for debt</td>
<td>86,688 63</td>
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<td>Bonds and stocks</td>
<td>114,373 00</td>
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<td>Due from banks</td>
<td>908,563 87</td>
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<td>Due from re-investments</td>
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<td>Cash on hand:</td>
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<td>Gold and silver</td>
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<td>Kentucky bank notes</td>
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<td>United States Treasury notes</td>
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<td>In New York city</td>
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<td>1,315,517 09</td>
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<td>$4,287,251 36</td>
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<th>LIABILITIES</th>
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<td>Capital stock paid in</td>
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<td>Due to banks</td>
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<td>Due to depositors</td>
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<td>Due to dividend account</td>
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<td>Notes in circulation</td>
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<td>Contingent fund</td>
<td>$17,655 54</td>
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<td>Profit and loss</td>
<td>190,050 80</td>
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<tr>
<td></td>
<td>137,875 84</td>
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<tr>
<td></td>
<td>$4,287,251 36</td>
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</table>
Contingent fund and profit and loss, as above ........................................... $137,875.34
Deduct dividend No. 24, of three per cent. on capital stock, declared this day, of ........................................... $53,719.50
Government tax on same of five per cent. ........................................... 2,685.97
Leaves surplus .................................................................................. $81,470.37

COMMERCIAL BANK OF KENTUCKY, PADUCAH, January 4, 1865.

JAS. L. DALLAM, Cashier.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Banks.

Mr. Gatewood moved to dispense with the rules in order to take up from the orders of the day the bill, entitled

A bill to enable the counties of this Commonwealth to encourage recruiting into the armies of the United States and of this State by giving a bounty to volunteers.

And the question being taken thereon, it was decided in the affirmative.

Said bill was then taken up.

Mr. Gatewood moved an amendment.

Mr. DeHaven moved to postpone the further consideration of the bill and amendment until Tuesday next at 11 o'clock.

And the question being taken thereon, it was decided in the affirmative.

Mr. Pepper asked the unanimous consent of the House to take up from the orders of the day, with a view to its being acted upon at this time, a Senate bill, entitled

An act to raise a bounty fund in Bracken county.

Which was granted.

Said bill was then taken up and read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Linley moved to amend the same so as to make the provisions thereof apply to the counties of Livingston and Lyon.

Which was adopted.

Mr. Gardner moved to amend the bill so as to make the provisions thereof apply to the county of Caldwell.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of
said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be amended
so as to read,

An act to raise a bounty fund in Bracken, Livingston, Lyon, and
Caldwell counties.

The House then resumed the consideration of the bill, entitled
A bill to regulate the number of jurors in trials of forcible entry
and detainer.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The following bills were reported by the Committee on the Revised
Statutes, viz:
1. A bill to prevent procuring substitutes in this State for persons
out of this State.
2. A bill to amend an act, entitled "An act regulating the fees and
duties of the sealer of weights and measures in the county of Jeffer-
son," approved January 7th, 1852.
3. A bill for the benefit of Squire Lucas, late sheriff of Grant county.

Which were severally read the first time, and ordered to be read a
second time.

The rule of the House, constitutional provision, and second and
third readings of said bills having been dispensed with, and the same
being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

The committee on printing reported,
A bill to amend section 3, of article 6, chapter 27, of the Revised
Statutes.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading
of said bill having been dispensed with,

Mr. E. H. Smith moved to postpone the further consideration there-
of, with a view to its being printed.

And the question being taken thereon, it was decided in the nega-
tive.
Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John A. Faulkner, James T. Pierson,
Alexander E. Adams, Wm. M. Fisher, Hiram S. Powell,
Alfred Allen, Elijah Gabbert, F. M. Ray,
William M. Allen, Stephen F. Gano, John D. Ross,
William H. Baker, Francis Garrett, J. C. Sayers,
Joshua Barnes, John J. Gatewood, Geo. S. Shanklin,
H. M. Bedford, Aaron Gregg, E. W. Smith,
William Bell, Hiram Hagan, E. H. Smith,
T. J. Burchett, C. M. Hanks, R. J. Spurr,
Henry Bohannon, P. B. Hawkins, Caleb Stinson,
John C. Bolin, Jacob Hawthorn, T. R. Taylor,
E. A. Brown, A. H. Herrod, John R. Thomas,
R. J. Brown, J. L. Hill, Wm. R. Thompson,
Isaac Calhoun, M. E. Ingram, H. W. Tuttle,
Cyrus Campbell, O. P. Johnson, H. G. Van Seggern,
T. P. Cardwell, Samuel Larkin, Thomas W. Varnon,
Jos. H. Chandler, J. F. Lauck, A. G. Waggener,
John T. Clark, Thomas Linley, Willie Waller,
Albert A. Curtis, J. H. Lowry, A. H. Ward,
Samuel E. DeHaven, L. S. Luttrel, Isaac N. Webb,
John M. Delph, Thomas A. Marshall, M. E. White,
Edward F. Oallon, John S. McFarland, Geo. H. Whitten,
Sebastian Efford, H. C. McLeod, James Wilson,
William Elliott, W. H. Miller, George T. Wood—74.

Those who voted in the negative, were—

James W. Davis,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 3, of article 6, chapter 27, of the Revised Statutes, be so amended as to read as follows: The reporter of the decisions of the Court of Appeals shall be allowed after the rate of one dollar and fifty cents for every one hundred pages of the decisions, tables, and indexes printed and well bound in calf skin, with good indexes and marginal notes, the court to certify that the work meets their approval, and was published by their consent.

§ 2. Upon the deposit of three hundred copies of a volume of reports so published, with the Secretary of State, he shall draw an order
on the Auditor of Public Accounts for the price, whereupon it shall be
the duty of the Auditor to issue a warrant on the public Treasury for
such price.

§ 3. This act to take effect from and after its passage, and to con-
tinue in force two years.

At the hour of 11 o'clock the House, according to order, took up the
bill, entitled

A bill allowing common school districts to levy a district school tax,
And the pending amendment of the Committee on Education, as a
substitute therefor.

Which amendment was to strike out all after the enacting clause
in the original bill, and to insert in lieu thereof the following, viz:

§ 1. That in any common school district in the State in which the
clearly ascertained will of the people shall be in favor of a district tax
in aid of the common school therein, the levying of such a tax therein
shall be lawful.

§ 2. That the will of the people of any district in relation to such a
tax therein shall be determined by a vote of the qualified voters there-
of, at the time and place and in the manner prescribed in the 1st
section of the 6th article of the revised school laws, for the election of
district trustees: Provided, That when a vote for such a tax shall be
taken, votes shall be received from 9 o'clock A.M. till 5 o'clock P.M.
And provided further, That, previously to the taking of such a vote,
notices, signed by the Common School Commissioner of the county in
which such district lies, and by the trustees of such district, stating
the amount and object of the tax proposed to be raised, and the time
and place of taking the vote, shall have been posted, for one month
or more, at three or more prominent places in the district.

§ 3. That the officers of the election shall return a fair and true
record of the votes taken for and against such a tax, certified and
sworn to by themselves before some officer authorized to administer
oaths to the Common School Commissioner, if he shall not have presid-
ed at the election, or to the county judge, if the Commissioner shall
have presided; and if it be found that a majority of the qualified
voters of the district shall have voted in favor of such district tax, such
fact shall be so certified to the parties concerned, and it shall be the
duty of the Common School Commissioner of the county to furnish the
sheriff with the boundary of the district, and of the latter officer to
collect said district tax.

§ 4. That the money thus raised shall be accounted for and paid
over by the sheriff on or before the 15th day of December in each
year, in the same manner in which he is required to account for and
pay over the State revenue to the trustees of the district voting the
tax, he being paid for his services not more than he would be allowed
for collecting the same amount of the State revenue tax.

§ 5. That the money thus raised and paid into the hands of the
trustees shall be paid out on the written order of a majority of them
for either of the objects herein specified, and for nothing else, to wit:
§ 1. That the tax, as a part of the school tax, shall be

the purchasing of a site for a district school-house; the building, repairing, or furnishing of the district school-house; the necessary contingent expenses of the school, and the better payment of the salary of the teacher or teachers thereof.

§ 6. That the trustees shall make settlement with the Common School Commissioner for the amount of money thus received, at the time of making their report to said Commissioner, as required by the 11th section of the 6th article of the revised school laws, and shall show by vouchers how the money has been disbursed; and should the said Commissioner discover any fraud or misappropriation of funds on the part of said trustees, it shall be his duty to proceed against them as authorized by the 16th section of the revised school laws.

§ 7. That the Common School Commissioner shall, in making his annual report to the Superintendent of Public Instruction of the schools taught in his county, make report also of the amount of money thus raised and the manner in which it has been appropriated.

§ 8. That this act shall apply to all cities and towns reporting as one district, which have not now the privilege of levying a special school tax.

§ 9. That the tax allowed under this act shall not exceed five cents in any one year on the hundred dollars' worth of taxable property in the district.

§ 10. That this act shall take effect from its passage.

Mr. E. H. Smith moved to amend the 5th section of the amendment, by adding thereto the following, viz: Provided, That it shall not be lawful to levy and collect any tax upon the property in any district belonging to any one who is not a resident of such district.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon, by Messrs. DeHaven and McLoed, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Dulin moved to amend the amendment by striking out all contained therein, and by inserting in lieu thereof the following, viz:

§ 1. That from and after the passage of this act, there shall be levied and collected an additional sum of five cents upon each one hundred dollars' worth of taxable property listed and assessed for taxation within this State, which tax shall be collected as other taxes are now required, and to be paid into the Treasury for the support of common schools, as now provided by law.

§ 2. This act shall be in force from its passage.

And the question being taken on its adoption, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Dulin and Adams, were as follows, viz:

Those who voted in the affirmative, were—
Alexander E. Adams, Edward F. Dulin, Hiram S. Powell,
E. A. Brown, Sebastian Eifort, F. M. Ray,
John W. Campbell, William Elliott, John D. Ross,
T. P. Cardwell, M. E. Ingram, E. H. Smith,
Samuel E. DeHaven, 

Those who voted in the negative, were—
Mr. Speaker (Taylor), Francis Gardner, H. C. McLoed,
Alfred Allen, John J. Gatewood, W. H. Miller,
William M. Allen, Aaron Gregg, Thomas W. Owings,
William H. Baker, Hiram Hagan, Wm. A. Pepper,
Joshua Barnes, C. M. Hanks, James T. Pierson,
H. M. Bedford, Richard H. Hanson, J. C. Sayers,
William Bell, C. C. Harvey, Geo. S. Shanklin,
T. J. Birchett, P. B. Hawkins, E. W. Smith,
Henry Bohannon, Jacob Hawthorn, R. J. Spurr,
Mr. Bramlette moved to recommit the bill and pending amendment to the Committee on Education, with instructions to report a bill submitting propositions of an increase of — cents on the hundred dollars, for the purpose of increasing the common school fund of the Commonwealth, to the qualified voters of this Commonwealth at its next August election.

And the question being taken thereon, it was decided in the negative.

Mr. Miller moved to amend the amendment by adding to the second section thereof the following, viz:

Provided further, Where lines dividing school districts pass through the lands of any person, dividing the same, the taxes shall be levied and paid to that district where the homestead may be situated.

Which amendment was adopted.

Mr. DeHaven moved to amend the amendment by adding thereto the following as an additional section, viz:

§ That the provisions of this act shall not apply to the counties of Oldham, Henry, Henderson, Harrison, Allen, Bullitt, Trigg, McCracken, McLean, Marion, Boone, Hickman, Fulton, Bourbon, Nelson, Grant, Taylor, Owen, Anderson, Adair, Washington, and Woodford.

Mr. Bramlette moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The question then coming up on the adoption of Mr. DeHaven’s amendment,

On motion of Mr. Hanson, a division of the question was had.

And the question was first taken on the adoption of so much of said amendment as applied to the county of Oldham.

And it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. DeHaven and J. R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Bramlette then moved to reconsider the vote by which the main question was ordered.

Which motion was adopted.

Mr. Gabbert moved to lay the bill and pending amendments on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gabbert and Pepper, were as follows, viz:

Those who voted in the affirmative, were—

HOUSE OF REPRESENTATIVES.

E. A. Brown, Elijah Gabbert, E. H. Smith,
R. J. Browne, Stephen F. Gano, Caleb Stinson,
Isaac Calhoon, John J. Gatewood, John R. Thomas,
John W. Campbell, J. L. Hill, H. W. Tuttle,
James W. Davis, O. P. Johnson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), C. M. Hanks, Hiram S. Powell,
Alfred Allen, Richard H. Hanson, F. M. Ray,
Wm. M. Allen, C. C. Harvey, John D. Ross,
Joshua Barnes, P. B. Hawkins, J. C. Sayers,
H. M. Bedford, Jacob Hawthorn, George S. Shanklin,
William Bell, Thomas P. Hays, R. J. Spurr,
Henry Bohannon, A. H. Herrod, T. R. Taylor,
Cyrus Campbell, J. F. Lanck, Wm. R. Thompson,
T. P. Cardwell, Perry S. Layton, Henry G. Van Seggern,
Jos. H. Chandler, Thomas Linley, A. G. Waggner,
Albert A. Curtis, J. H. Lowry, Willie Waller,
John M. Delph, L. S. Luttrell, A. H. Ward,
Sebastian Eifort, Thos. A. Marshall, Isaac N. Webb,
W. M. Fisher, H. C. McLoed, M. E. White,
Francis Gardner, W. H. Miller, Geo. H. Whitten,
Aaron Gregg, William A. Pepper, James Wilson,

At 1½ o'clock Mr. Bramlette moved an adjournment.
And the question being taken thereon, it was decided in the affirmative.
And then the House adjourned.

SATURDAY, FEBRUARY 11, 1865.

A message was received from the Senate announcing that they had receded from their amendment to a bill, which originated in this House, entitled

An act to amend the law in relation to county levies.

That they had passed bills, which originated in this House, of the following titles, viz: 
An act to amend the charter of the Bardstown and Louisville turnpike company.

An act for the benefit of J. W. Sallee, late sheriff of Pulaski county.

An act to authorize the county court of Harrison to levy a tax to pay for county buildings.

With an amendment to the last mentioned bill.

That they had passed bills of the following titles, viz:

An act supplemental to an act, approved 23d January, 1865, entitled "An act to raise a bounty fund for Bracken county, and for other purposes."

An act for the benefit of J. H. Blair.

An act to continue in force an act, entitled "An act authorizing the Governor to remit the damages on judgments against defaulting officers."

An act to incorporate the Portsmouth and Pound Gap railroad company.

An act to incorporate the Richmond and Red Lick Petroleum and Mining Company.

An act to incorporate the Continental Petroleum Company.

An act to incorporate the Ohio Valley Oil and Mining Company.

An act to amend an act, entitled "An act to incorporate the Kentucky River Coal and Lumber Company."

An act for the benefit of Warren county.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act authorizing the county court of Boone to establish a certain road in said county.

An act to change the boundary of the Poplar Plains election precinct in the county of Fleming.

An act to regulate the holding of the fall terms of the Boone and Gallatin circuit courts.

An act to protect the public property of the county of Gallatin.

An act to amend the act increasing the jurisdiction of justices of the peace for Jefferson county, and to regulate proceedings in their courts.

An act to increase the salary of the Secretary of State.

An act to regulate certain proceedings in criminal and penal actions in the Jefferson circuit court and examining courts within Jefferson county.
1. Mr. J. R. Thomas presented the petition of sundry citizens of the town of Lebanon, praying for an amendment to the charter of said town.

2. Mr. Stinson presented the petition of Henry Haynes, sr., and others, asking for a charter to construct a railroad from the city of Louisville to Dickey's Mills.

3. Mr. Barnes presented the petition of N. P. Reid, praying for the passage of an act providing for the supplying of papers that may be lost in actions and suits.

4. Mr. Hanson presented the petition of William Rupard and others, of Clarke county, praying for the passage of an act for the benefit of school district No. 34, in said county.

Which were received, their readings dispensed with, and referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Internal Improvement; the 3d to the Committee on the Judiciary, and the 4th to the Committee on Education.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to authorize the issual of marriage licenses in certain cases.
An act in relation to turnpike roads in Kentucky.
An act to incorporate the Eagle Petroleum and Mineral Company.
An act to amend an act, entitled "An act for the benefit of persons holding lands lying back of other lands in the vicinity of any of the navigable streams in this State."
An act for the benefit of Crittenden county.
Resolution of instruction to the Attorney General.

Leave was given to bring in the following bills, viz:

On motion of Mr. Baker—1. A bill to repeal an act to incorporate the Hamilton and Big Bone Church turnpike road company, in Boone county.

On motion of Mr. Ross—2. A bill to incorporate the Rush Creek Mining and Manufacturing Company of Boyd county.

On motion of Mr. Pepper—3. A bill to establish a new election district in Bracken county.

On motion of Mr. Gardner—4. A bill for the benefit of the administrator of Jesse Stevens, sr., deceased.
On motion of same—5. A bill to establish a road law for Caldwell county.

On motion of Mr. Hawthorn—6. A bill to incorporate the Licking River Petroleum, Oil, Salt, and Mining Company.

On motion of Mr. Delph—7. A bill to incorporate the Little York Petroleum and Manufacturing Company.

On motion of same—8. A bill to incorporate the Metcalfe Oil and Mining Company.

On motion of same—9. A bill to incorporate the Cypress Oil, Mining, Manufacturing, and Shipping Company.

On motion of same—10. A bill to incorporate the Otter Creek Manufacturing, Mining, and Oil Company.

On motion of same—11. A bill to incorporate the Lorette Oil, Mining, Manufacturing, and Shipping Company.

On motion of Mr. Van Seggern—12. A bill to incorporate the Louisville Mutual Literary Benefit Society.

On motion of Mr. Curtis—13. A bill to amend section 1, chapter 84, title "Roads and Passways," of the Revised Statutes.


On motion of same—15. A bill for the benefit of paupers and idiots of this Commonwealth.

On motion of Mr. Bedford—16. A bill for the benefit of school district No. 3, of Franklin county.

On motion of Mr. Stinson—17. A bill to incorporate the Central Kentucky Rock Oil Company.

On motion of Mr. Dulin—18. A bill to incorporate the Ohio River and Pound Gap railroad company.

On motion of same—19. A bill to incorporate the Greenup County and Little Sandy Mining and Petroleum Company.

On motion of same—20. A bill to incorporate the Ohio and Kentucky Mining and Petroleum Company.

On motion of Mr. Powell—21. A bill for the benefit of John McGeorge, late sheriff of Harlan county.

On motion of Mr. Wood—22. A bill to authorize the Hart county court to create a bounty fund.


On motion of Mr. Webb—25. A bill for the benefit of school district No. —, in Henry county.
On motion of same—26. A bill for the benefit of the State Librarian.
On motion of Mr. Ray—27. A bill to increase the jurisdiction of county judges and magistrates of Fulton and Hickman counties.
On motion of same—28. A bill to incorporate the Fulton county Seminary.
On motion of Mr. Herrod—29. A bill to incorporate the Drennon’s Springs Mining and Oil Company.
On motion of same—30. A bill to authorize the Kenton county court to levy a tax to create a bounty fund.
On motion of Mr. Davis—31. A bill for the benefit of James Vaughn, sheriff of Knox county.
On motion of same—32. A bill to incorporate an Oil, Coal, Salt, Petroleum, and Mining Company.
On motion of same—33. A bill for the benefit of two lunatics, Wm. Picket and Emely Hackelrod, of Knox county.
On motion of same—34. A bill to incorporate the Kentucky Petroleum and Mining Association.
On motion of same—35. A bill to incorporate the Cumberland Petroleum and Mining Association.
On motion of Mr. Adams—36. A bill for the benefit of William E. Hill, late sheriff of Johnson county.
On motion of Mr. Layton—37. A bill for the benefit of Seth Parker, late sheriff of Lewis county.
On motion of same—38. A bill to incorporate the Argelite Mining and Manufacturing Company.
On motion of Mr. Varnon—39. A bill to charter a turnpike road company from Turnersville, in Lincoln county, to Smith’s Mills.
On motion of Mr. J. R. Thomas—40. A bill to amend the charter of the Lebanon and Perryville turnpike road company.
On motion of same—41. A bill to incorporate a school in Bourbon county, to be called the Patterson Institute.
On motion of Mr. Luttrell—42. A bill to amend the law governing the sale of spirituous liquors.
On motion of Mr. Clarke—43. A bill to amend the charter of Mt. Sterling.
On motion of Mr. J. W. Campbell—44. A bill for the benefit of school district No. 44, in Nicholas county.

H. R.—37
On motion of Mr. Miller—45. A bill for the benefit of the Ohio county court.

On motion of Mr. Gano—46. A bill to incorporate the Henry Clay Petroleum and Mining Company.

On motion of Mr. Bohannon—47. A bill for the benefit of the citizens of Clayville, in Shelby county.

On motion of Mr. Lauck—48. A bill to repeal the July terms of the Hart equity and criminal courts, and to change the time of holding the April and October terms.

On motion of Mr. Lowry—49. A bill for the benefit of George T. Blakey, sheriff of Logan county.

On motion of Mr. R. J. Browne—50. A bill to extend the mechanics' lien law to Washington county.


On motion of Mr. White—52. A bill for the benefit of J. L. McCarty, former sheriff of Whitley county.

On motion of Mr. Gatewood—53. A bill to incorporate the Allen County Petroleum, Mining, Manufacturing, and Transportation Company.

On motion of same—54. A bill concerning public roads in Allen county.

On motion of Mr. Alfred Allen—55. A bill for the benefit of Eastlinda Smith, of Breckinridge county.

On motion of Mr. T. R. Taylor—56. A bill for the benefit of school district No. 1, in Hancock county.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 2d, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 14th, 17th, 19th, 20th, 23d, 24th, 25th, 29th, 32d, 34th, 35th, 38th, 41st, 43d, 46th, 47th, and 53d; the Committee on County Courts the 3d, 4th, 5th, 22d, 30th, 37th, 45th, and 54th; the Committee on the Revised Statutes the 18th, 27th, 42d, and 50th; the Committee on Ways and Means the 16th, 21st, 31st, 33d, 36th, 49th, and 52d; the Committee on Education the 16th, 25th, 44th, and 56th; the Committee on Internal Improvement the 18th, 39th, and 40th; the Committee on Retrenchment and Reform the 26th; the Committee on Circuit Courts the 49th; the Committee on Banks the 51st; and the Committee on the Judiciary the 55th.

Mr. Thompson moved the following resolution, viz:

Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of giving the Franklin circuit court jurisdiction of all penalties incurred, and that may be incurred, by the
common school commissioners for their failure to make the returns of their settlements to the Superintendent of Public Instruction, as required by law.

The rule of the House being dispensed with,
Said resolution was twice read and adopted.

Mr. Fisher moved the following resolution, viz:

Resolved, That the Sergeant-at-Arms be directed to furnish penknives to the members of this House elected since the last session.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Wm. Bell read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the two Houses of this Legislature will adjourn sine die on Monday, the 20th day of February, 1865.

Mr. E. H. Smith moved the following resolution, viz:

Resolved, That the Committee on Military Affairs be instructed to inquire what legislation, if any, is necessary to raise and organize a sufficient force to protect the citizens of this State against the barbarous outrages of the guerrillas now infesting the State of Kentucky, and that they report by bill or otherwise.

Mr. E. H. Smith read and laid on the table the following joint resolution, viz:

WHEREAS, The Congress of the United States has, by the constitutional requisite majority, submitted to the Legislatures of the several States, for their ratification and adoption, the following proposed amendment to the Constitution of the United States, to-wit:

"ARTICLE XIII.

"SECTION 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

"SECTION 2. Congress shall have power to enforce this article by appropriate legislation.

"Approved February 4th, 1865."

And whereas, said amendment has been submitted to this General Assembly for ratification and adoption; and whereas, in a matter of such vital importance to the people of Kentucky, we deem it but due to them that their wishes in relation thereto should be consulted, and their sense thereon should be taken; therefore, in order to collect the sense of the people of the State of Kentucky upon the said amendment, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That it shall be the duty of the officers of election in this State, at the next August election, at the several voting places in this State, to open a poll, and take the sense of the qualified voters of this Commonwealth for and against said proposed amendment.
2. Be it further resolved, That it shall be the duty of the sheriffs, at the several voting precincts in this State, at the next August election, to propound to each qualified voter offering to vote at the said election this question: "Are you in favor of an amendment to the Constitution of the United States abolishing slavery throughout the United States?" If he answer in the affirmative, his vote shall be recorded for said amendment; if in the negative, his vote shall be recorded against it.

3. Be it further resolved, That it shall be the duty of the Board of Examiners in each county to carefully compare the vote cast for and against said amendment, and to certify and transmit to the Secretary of State a correct statement, showing the number of votes cast for and the number cast against said amendment.

4. Be it further resolved, That the qualified voters of this State who shall be in the actual military service of the State of Kentucky or of the United States, either within or without the State of Kentucky, shall have a right to vote for or against said amendment to the Constitution of the United States at any voting precinct in this State, whether resident therein or not; and those at the time out of the State shall, at the several posts, camps, or places where the regiment, or part of regiment, or battery of artillery, to which such voters may belong, may be on the day of election, have a right to vote for or against said amendment, as fully as if such voters were present at the several precincts in this State in which said election may be held, and in which said voters would be entitled to vote; and the vote of such regiment, or part of regiment, or battery of artillery, shall be taken, and the election held and conducted by the same officers, and under the same regulations, and the votes certified in the same manner, as is prescribed by law for the holding of elections for electors of President and Vice-President of the United States, by act approved 22d February, 1864.

5. Be it further resolved, That it shall be the duty of the Governor, Attorney General, and Secretary of State, to carefully compare the vote cast for and against the said proposed amendment to the Constitution of the United States, and to certify and cause the same to be published in one or more newspapers in this Commonwealth; and it shall be the duty of the Governor to lay before the next General Assembly of this State the result of said election, showing the number of votes cast for and the number cast against said amendment.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Said resolutions were taken up, ordered to be printed, and referred to the Committee on Military Affairs.

Mr. Kinney read and laid on the table the following joint resolutions, viz:

WHEREAS, Congress has, by the requisite vote of two thirds of each House, submitted to the States, for their ratification, the following amendment of the Constitution of the United States, to-wit:

"ARTICLE XIII.

"SEC. 1. Neither slavery nor involuntary servitude, except as a pun-
ishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

"SECTION 2. Congress shall have power to enforce this article by appropriate legislation."

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the proposed amendment of the Constitution of the United States above recited, be, and the same is hereby, ratified by this Legislature.

2. Resolved, That recognizing the fact that the rebellion and the measures of the Government necessary for its suppression have practically destroyed property in slaves, we deem it proper that loyal men, who have not participated in that rebellion, nor given it aid or comfort, should be compensated for their losses thus sustained, and we request our Senators and Representatives in Congress to urge that such compensation be made; but, relying with full confidence upon the justice of our Government, and making no reservations in the performance of what we believe the true interest and safety of our country demand at our hands, we declare this, our solemn act of ratification, to be absolute, and without conditions.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Said resolutions were taken up, ordered to be printed, and referred to the Committee on the Judiciary.

Mr. Davis read and laid on the table the following joint resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That we cheerfully acknowledge the patriotism, eminent ability, and statesmanship of Abraham Lincoln, our Chief Executive, and that we, so far, heartily approve the efforts used by him to crush the present rebellion.

2. Resolved, That a copy of the foregoing resolution be sent to the President and each of our Senators and Representatives in Congress.

Mr. Birchett read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the officers and members of this General Assembly shall be paid in coin or its equivalent.

The rule of the House requiring joint resolutions to lie one day on the table being dispensed with,

Said resolution was taken up, twice read, and referred to the Committee on Claims.

On motion of Mr. R. J. Browne,

Ordered, That a Senate bill, entitled "An act for the benefit of the incorporated banks of issue of Kentucky," be taken up from the orders of the day, and made the special order for Tuesday next, at 10½ o'clock.
On motion of Mr. Hawthorn, leave of absence was granted to Messrs. Marshall and Wilson until Wednesday next, and to Mr. Hanks indefinitely.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By Mr. J. W. Campbell—
1. A bill for the benefit of the coroner of Nicholas county.

By the Committee on Corporate Institutions—
2. A bill to revive and amend an act, entitled "An act to incorporate the Barren River Navigation and Manufacturing Company."

By same—
3. A bill to incorporate the Central Kentucky Green River Petroleum Company.

By same—
4. A bill for the benefit of Thomas Carter and Buford Masson, of Marion county.

By same—
5. A bill to amend an act, entitled "An act to incorporate the Lebanon Hotel Company."

By same—
6. A bill to raise a bounty fund in Fleming county.

By same—
7. A bill to incorporate the Green River Oil, Coal, Mining, and Iron Manufacturing Company.

By same—
8. A bill to incorporate the Ohio River Oil, Coal, Mining, and Iron Manufacturing Company.

By same—
9. A bill to incorporate the Kentucky Mutual Oil, Coal, Mining, and Iron Manufacturing Company.

By same—
10. A bill to incorporate the Southern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

By same—
11. A bill to incorporate the Frankfort and Big Sandy Oil, Coal, Mining, and Iron Manufacturing Company.

By same—
By same-
13. A bill to incorporate the Old Deposit Oil and Mining Company.

By same-

By same-
15. A bill to incorporate the Kentucky Oil Company.

By same-
16. A bill to incorporate the Red River Oil Company.

By same-
17. A bill to incorporate the Glasgow Petroleum Company.

By same-
18. A bill to incorporate the Casselberry Petroleum Company.

By same-
19. A bill concerning the Harrison County Academy.

By same-
20. A bill to incorporate the Creelsboro Petroleum Company.

By same-

By same-
22. A bill to incorporate the Lawrence Oil, Coal, Mining, and Iron Manufacturing Company.

By same-
23. A bill to incorporate the United Oil and Mining Company.

By same-
24. A bill to amend an act to incorporate the Kentucky Ship Building and Lumber Company.

By same-
25. A bill to repeal an act, entitled "An act to restrict the corporate limits of the town of Columbia."

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee reported
A bill to incorporate the United Life, Fire, and Marine Insurance Company of Kentucky.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. R. J. Browne moved to recommit the bill to the Committee on Corporate Institutions, with instructions to amend the first section so as to restrict said company in dealing in real and personal estate.

Mr. E. H. Smith moved, as a substitute for said instructions, the following, viz:

With instructions to prepare and report to this House a general bill, under which all coal, lead, iron, manufacturing, mechanical, insurance, and petroleum companies may organize, with such safeguards as will protect the State and the citizens thereof.

On motion of Mr. Hawthorn, a division of the question was had.

The question was then taken on recommitting the bill, and it was decided in the negative.

Mr. R. J. Browne then moved to amend the first section of the bill by adding thereto the following, viz:

Provided, That said company shall not hold any real estate more than sufficient for their offices: And provided further, That they shall not loan their money, directly or indirectly, at more than six per cent. per annum.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Thompson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Edward F. Dulin, James T. Pierson,
Alexander E. Adams, J. B. English, John D. Ross,
T. J. Birchett, Stephen F. Gano, George S. Shanklin,
Henry Bohannon, Francis Gardner, E. W. Smith,
John C. Bolin, Hiram Hagan, E. H. Smith,
Wm. A. Brooks, Samuel Larkins, T. R. Taylor,
R. J. Browne, Perry S. Layton, Wm. R. Thompson,
T. P. Cardwell, Thomas Linley, A. H. Ward,
Albert A. Curtis, L. S. Lattreell, M. E. White—28.

Those who voted in the negative, were—

Alfred Allen, Elijah Gabbert, W. H. Miller,
Joshua Barnes, John J. Gatewood, William A. Pepper,
E. A. Brown, Aaron Gregg, J. C. Sayers,
Isaac Calhoun, Richard H. Hanson, Caleb Stinson,
Cyrus Campbell, C. C. Harvey, John R. Thomas,
John W. Campbell, P. B. Hawkins, H. W. Tuttle,
Joseph H. Chandler, Jacob Hawthorn, H. G. Van Seggern,
The first section of said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Peter Beal, C. F. Beyland, S. L. Massey, F. M. Webster, and Jacob Hawthorn, or such of them as shall act, their associates, successors, or assigns, be, and are hereby, created a body corporate and politic, by the name and style of the “United Life Fire and Marine Insurance Company,” with perpetual succession, and full powers to contract and be contracted with, sue and be sued, and to acquire by purchase, deeds of conveyance, lease, or other lawful mode, and the same to hold, use, and enjoy, any real or personal property, bonds, notes, or obligations for money, which the Board of Directors may deem advisable in the course of the business of the company; and the same or any part thereof to sell, convey, lease, assign, transfer, or otherwise dispose of, and generally to do and perform, for the well-being of said company, whatsoever shall lawfully pertain to such corporate bodies; and may have and use a corporate seal.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Banks, to whom had been referred the petition of James Weir, in relation to the winding up of the Southern Bank of Kentucky, asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That said petition be referred to the Committee on the Sinking Fund.

The following Senate bills were reported by the Committee on Corporate Institutions, to whom they had been referred, without amendments, viz:

1. An act to incorporate the Kentucky Land Mining Company.
2. An act to amend the charter of the Breckinridge Petroleum Company.
3. An act to amend the charter of the Barren River Petroleum Company.
4. An act to incorporate the Covington Transfer Company.
5. An act to incorporate the Muldrough’s Hill Coal, Oil, Iron, and Salt Company.

6. An act to incorporate the Louisville Rock Oil and Mining Company.

7. An act to amend the charter of the Rough Creek Navigation and Manufacturing Company.


9. An act to charter the Mammoth Cave Petroleum Company.

10. An act to incorporate the Ætna Petroleum Company.

11. An act to incorporate the Commonwealth Petroleum Company.


Ordered, That the 8th bill be recommitted to the Committee on Corporate Institutions, and that the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, 10th, 11th, and 12th bills be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 9th, 10th, 11th, and 12th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

And then the House adjourned.

MONDAY, FEBRUARY 13, 1865.

A message was received from the Senate announcing that they had concurred in amendments proposed by this House to a bill, which originated in the Senate, entitled An act for the benefit of the railroad companies of Kentucky.

And that they had passed bills and adopted resolutions of the following titles, viz:

An act to prescribe punishments for abuses at ferries.
An act for the benefit of Washington Fryer, of Union county.
An act for the benefit of the sheriff of Fleming county.
An act in relation to the tolls on the turnpike roads in Bourbon county.

An act to incorporate Sydney Lyon's Petroleum Company.

An act to incorporate the Kentucky Petroleum, Oil, Mining, and Manufacturing Company.

An act to incorporate the Union Oil, Mining, and Manufacturing Company.

An act to incorporate the Louisville Hebrew Mutual Aid Society, Chebra Bikur Cholino Ukedusho.

Resolution in relation to the sale of certain public books.

Resolution in relation to a final adjournment of the present session of the Legislature.

1. Mr. Lanek presented the petition of W. W. Kirby, of Simpson county, praying for the passage of an act granting him pardon for having committed the crime of treason.

2. Mr. Ross presented the petition of the trustees of common school districts Nos. 1, 7, and 20, of Lawrence county, praying for the passage of an act for the benefit of said districts.

3. Mr. R. J. Browne, presented the petition of sundry citizens of Washington county, asking for the formation of a new common school district in said county.

4. Mr. Spurr presented the petition of the mayor and council of the city of Lexington, praying for the passage of an act to amend the charter of said city.

Which were received, their readings dispensed with, and referred—the 1st to the Committee on the Judiciary; the 2d and 3d to the Committee on Education, and the 4th to the Committee on Ways and Means.

On motion of Mr. Alfred Allen, leave was given to bring in the following bills, viz:

1. A bill for the benefit of J. P. Severs and Daniel Hix, trustees of school district No. 50, in Breckinridge county.

2. A bill to charter the Fillmore Petroleum, Oil, Coal, Salt, and Iron Company.

 Ordered, That the Committee on Education prepare and bring in the 1st, and the Committee on Internal Improvement the 2d.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:
An act to amend the charter of the Bardstown and Louisville turnpike company.

An act to amend the law in relation to county levies.

An act for the benefit of J. W. Sallee, late sheriff of Pulaski county.

An act in relation to the revenue of Fulton county for the year 1864.

An act for the benefit of Richmond and Tate's creek turnpike road company.

An act to incorporate the Taylor's Mill turnpike road company, in Campbell county.

An act for the benefit of the administrator or executor of Geo. B. Grundy, deceased, late sheriff of McCracken county.

Also, enrolled bills which originated in the Senate, of the following titles, viz:

An act for the benefit of the Louisville and Frankfort and Lexington and Frankfort railroad companies.

An act to amend the 56th chapter of the Revised Statutes, title "Landlord and Tenant."

And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

The Speaker laid before the House a communication from the Governor, covering a communication from Ebn. Snip, Surgeon U. S. A., and Medical Director for the Northwest, in relation to the establishment of Soldiers' Homes, which is as follows, viz:

HEADQUARTERS DEPARTMENT OF THE NORTHWEST,
OFFICE OF MEDICAL DIRECTOR,
MILWAUKEE, WIS., February 6th, 1865.

To His Excellency T. E. Bramlette, Governor of Kentucky, Frankfort, Ky:—
SIR: I have the honor to transmit to you the inclosed printed letter, which, if it meets your views, and you deem it of sufficient moment, I respectfully ask you to lay before your legislative body, for a joint resolution of approval, to be sent to the delegation of your State in Congress.

The generous care and protection due our country's brave defenders, liberally bestowed, will augment the military fervor of our youth, and encourage volunteer enlistment into the army, filling up its thinned ranks in the present as well as in all future wars.

Very respectfully, your obedient servant,

EBN. SNIP,
Surgeon U. S. Army, and Medical Director.

MILWAUKEE, WIS., February 1st, 1865.

DEAR SIR: There are now in the loyal States more than 50,000 permanently disabled soldiers, many of whom have neither friends, rela-
tives, money, or homes; and many others are without adequate means of support. These soldiers have been disabled in the service of their country, and justice, alike with humanity, demands that their Government should provide these crippled and war-worn veterans with a pleasant asylum or retreat, where, amidst their companions in arms, and surrounded by every necessary comfort, they may repose in peace and quiet happiness for the remainder of their days.

Or behalf of these noble and mutilated relics of our glorious army, who have, upon many battle-fields, sacrificed their health, and shed their blood for the maintenance of their country's honor, and who are now overshadowed by the clouds of misfortune, I respectfully, but earnestly, ask your personal action and influence towards the establishment of permanent hospitals or retreats, which may for the present, if necessary, be used for the accommodation of the sick and wounded, and afterwards become the home of all disabled soldiers, who may desire admission.

These brave men, having passed an ordeal which peculiarly fits them for any exigency, and being thoroughly taught and disciplined as soldiers, by the influence of their example, with a military organization, such of them as are but partially disabled will continue to do good service to their country, as a nucleus around which our citizens may rally in times of public outbreak. From the stories of the dangers they have passed, our young men may learn to emulate their manly virtues—their courage and loyalty.

One of these institutions should be located in each department, or great military division of the Eastern, Middle, Western, and Pacific States, for such as are incapacitated from earning a livelihood. They should be furnished with workshops, and grounds sufficient for floral and garden culture, for ornament and use, to please the senses and occupy the mind, to afford exercise and agreeable employment for all. They should also be located in salubrious places, as harbors, bays, lakes, and rivers, on account of the various advantages these locations afford.

The necessary funds for this purpose may be procured by the monthly collection of 25 cents from all soldiers of the volunteer service on their pay-rolls by paymasters, as heretofore from the army, for the support of the Soldiers' Home at Washington, or 50 cents monthly for one year. Officers may also be required to pay according to rank, as follows: "Lieutenants 50 cents, Captains $1.00, Majors and Lieutenant Colonels $2.00, Colonels $3.00, and General officers $5.00, or double that sum for one year, and subsequently, as may be required. At the lowest estimate above mentioned, more than $350,000.00 will be collected in one year from officers, and $1,800,000.00 from enlisted men, provided the army numbers 600,000. It might also be deemed proper to add to this fund stoppages of pay, by authority of Courts-Martial, and the benefit derived from all penal service, from the same source. A small per cent. tax—one or more—might also be levied on all property seized from the enemy by the army, or may be hereafter confiscated. Sutlers may also be required to pay monthly the ten per cent. tax they have heretofore been accustomed to pay to the Post Fund. All Government contractors and camp followers might be
called upon to contribute according to their profits or gains, or advantage derived from their connection with the army. Moreover, it might not be deemed improper to receive donations from affluent citizens, as they may be prompted by feelings of generosity, gratitude, and patriotism.

The pension now enjoyed by these invalided soldiers may be withdrawn wholly or in part, as may be determined. In lieu of which they should be furnished, however, with rations, clothing, tobacco, etc.—every comfort and indulgence even, which, in the opinion of the officers in charge, will not be incompatible with good order, health, and happiness.

Very respectfully, your obedient servant,

EBN. SNIP,
Surgeon U. S. Army, and Med. Director Dept. of the Northwest.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Military Affairs.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Corporate Institutions—

1. A bill to incorporate the Star Oil, Coal, and Manufacturing Company of Carter county.

By same—

2. A bill to incorporate the Miami Petroleum Company.

By same—

3. A bill to incorporate the Otter Creek Petroleum Company.

By same—

4. A bill to incorporate the Somerset Petroleum Company.

By same—

5. A bill to incorporate the Cane Spring Oil Company.

By same—

6. A bill to incorporate the Monticello Oil and Manufacturing Company.

By same—

7. A bill to incorporate the Eastern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

By same—

8. A bill to incorporate the Middle Trace turnpike road company.

By same—

9. A bill to incorporate the Fulton County Seminary.

By same—

10. A bill to incorporate the Cumberland River Oil, Coal, Mining, and Iron Manufacturing Company.

By same—


By same—

13. A bill to incorporate the Vulcan Oil Company.

By same—

14. A bill to incorporate the Western Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

By same—

15. A bill to incorporate the Essex Oil and Manufacturing Company.

By same—


By same—

17. A bill to incorporate the Allan Petroleum, Salt, and Iron Mining and Manufacturing Company.

By same—

18. A bill to incorporate the Beaver Creek Oil Company.

By same—

19. A bill to amend the charter of the Covington and DeCoursey Creek turnpike road company.

By same—

20. A bill to incorporate the Crittenden Mining and Transportation Company.

By same—

21. A bill to amend the act incorporating the German Printing Association of Louisville.

By same—

22. A bill to incorporate the Louisville Mutual Literary Benefit Society.

By same—

23. A bill to incorporate the Pilot Knob and Kentucky Oil and Mining Company.

By same—

24. A bill to incorporate the Barren County Oil Company.
By same—
25. A bill to incorporate the Lewis County Petroleum Company.
By same—
26. A bill to incorporate the Suffolk Oil and Mining Company.
By same—
27. A bill to incorporate the Adair Oil and Mining Company.
By same—
28. A bill to amend an act, entitled “An act to incorporate the town of Mount Sterling,” approved March 12, 1851.
By same—
29. A bill to repeal an act to incorporate the Hamilton and Big Bone Church turnpike road company.
By the Committee on Propositions and Grievances—
30. A bill to define and establish the boundary line between Carter and Greenup counties, west of Tygert’s creek.
By same—
By the Committee on the Judiciary—
32. A bill for the benefit of Rosa, a slave.
By same—
33. A bill to amend article 5, entitled “The sale of land and slaves of married women,” of chapter 86, of the Revised Statutes.
By same—
34. A bill authorizing the county court of Whitley county to divide justices’ districts into voting precincts, and to establish voting places therein.
By the Committee on Ways and Means—
35. A bill for the benefit of R. R. Jones, sheriff of Meade county.
By same—
36. A bill relating to the assessment of tax in Breckinridge county.
By same—
37. A bill for the benefit of J. J. Wood, late sheriff of Clinton county.
By same—
38. A bill for the benefit of J. C. Birchett, sheriff of Clinton county.
By same—
By same—
40. A bill to amend the revenue laws.
By same—

41. A bill for the benefit of William Herrin, late sheriff of Fulton county.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 41st was placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th, and 40th bills were severally ordered to be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th, and 40th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Ways and Means reported

A bill for the benefit of W. C. Wade, late sheriff of Simpson county.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage thereof by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Sebastian Efford, John S. McFarland, W. H. Miller,
Alexander E. Adams, William Elliott, William L. Neale,
Alfred Allen, John K. Faulkner, William A. Pepper,
William H. Baker, Wm. M. Fisher, James T. Pierson,
Joshua Barnes, Francis Gardner, Hiram S. Powell,
H. M. Bedford, John J. Gatewood, F. M. Ray,
William Bell, Aaron Gregg, John D. Ross,
T. J. Birchett, Hiram Hagan, J. C. Sayers,
Henry Bohannon, C. C. Harvey, Geo. S. Shanklin,
John C. Bolin, P. B. Hawkins,

H. E.—38
In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That W. G. Wade, late sheriff of Simpson county, be, and he is hereby, released from the payment of interest, upon his settlement with the Auditor for the year 1861.

§ 2. That this act take effect from its passage.

The same committee reported

A bill for the benefit of Joe McCarroll, sheriff of Christian county.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. K. Faulkner, William L. Neale,
Alexander E. Adams, W. M. Fisher, Thos. W. Owings,
Alfred Allen, Elijah Gabbert, William A. Pepper,
William H. Baker, Francis Gardner, James T. Pierson,
Joshua Barnes, Jno. J. Gatewood, F. M. Ray,
H. M. Bedford, Aaron Gregg, John D. Ross,
T. J. Birchett, Hiram Hagan, J. C. Sayers,
Henry Bohannon, C. C. Harvey, George S. Shanklin,
John C. Bolin, P. B. Hawkins, E. W. Smith,
James T. Bramlette, Jacob Hawthorn, E. H. Smith,
Wm. A. Brooks, Thomas P. Hayes, R. J. Spurr,
E. A. Brown, A. H. Herrod, Caleb Stinson,
R. J. Browne, J. L. Hill, S. B. Thomas,
Isaac Calhoon, M. E. Ingram, H. W. Tuttle,
Cyrus Campbell, O. P. Johnson, Henry G. Van Seggern,
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is authorized, upon the payment of the costs of a judgment of the Franklin circuit court in favor of the Commonwealth against Joe McCarroll, sheriff of Christian county and his sureties, for the revenue 1864, to release the interest and damages embraced and recovered in said judgment; the said McCarroll having paid into the Treasury the full amount of the principal of said judgment.

§ 2. This act to take effect from its passage.

The same committee reported
A bill to fix the salary of the Chairman of the Board of Internal Improvement.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is authorized, upon the payment of the costs of a judgment of the Franklin circuit court in favor of the Commonwealth against Joe McCarroll, sheriff of Christian county and his sureties, for the revenue 1864, to release the interest and damages embraced and recovered in said judgment; the said McCarroll having paid into the Treasury the full amount of the principal of said judgment.

§ 2. This act to take effect from its passage.
Those who voted in the negative, were—

Alexander E. Adams, Edward F. Dulin, E. H. Smith,  
Wm. A. Brooks, Jacob Hawthorn, R. J. Spurr,  
E. A. Brown, Perry S. Layton, T. R. Taylor,  
R. J. Browne, William L. Neale, John R. Thomas,  
T. P. Cardwell, William A. Pepper, M. E. White,  
James W. Davis, James T. Pierson, Geo. H. Whitten—16.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the salary of the Chairman of the Board of Internal Improvement shall be fifteen hundred dollars annually; and that the Auditor shall issue his warrant for said sum at the same time that other State officers are paid.

§ 2. This act to take effect from its passage and be in force for two years.

The same committee reported

A bill appropriating a relief fund for sick and wounded soldiers.  
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,  
Mr. Ray moved that the same be printed and placed in the orders of the day.

And the question being taken thereon, it was decided in the negative.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, Wm. L. Neale,  
Alexander E. Adams, Elijah Gabbert, Theos. W. Owings,  
Alfred Allen, Francis Gardner, William A. Pepper,  
Joshua Barnes, John J. Gatewood, James T. Pierson,
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HOSUE OF REPRESENTATIVES.

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Said bill reads as follows, viz:

§1. Be it enacted by the General Assembly of the Commonwealth of Kentucky. That the sum of fifteen thousand dollars be, and the same is hereby, appropriated for the general relief of the sick and wounded soldiers of the United States army.

§2. That the Board of the Kentucky branch of the United States Sanitary Commission, located in Louisville, consisting of Bland Ballard, T. S. Bell, J. Heywood, W. B. Bellnap, R. C. Hewett, Arthur Peter, L. A. Civil, and D. P. Henderson, be, and the same are hereby, constituted trustees in trust, and agents to invest and disburse the appropriation made in the first section of this act: Provided, That it shall be the duty of said trustees, prior to the receiving of this fund, to give bond to the Commonwealth of Kentucky in a sum of double the amount of the foregoing appropriation, covenanting therein that they will invest all the sums received by them in such sanitary stores as our sick and wounded may need; which shall be indicated by the reports and requisitions of medical purveyors of posts and surgeons in charge of hospitals in the field; and that they will, through the safest channels and agencies, forward the same for disbursement to, and use of those who may, at the time, be in most need of the same; and that they will make a full and detailed report of their whole work, together with the investment and disbursment of the funds received by them, to the Governor of this Commonwealth.

§3. That said trustees, after having given bond as required in the foregoing section, shall, by order, draw on the Auditor, in four equal installments, payable to them on the first day of next March, April, May, and June, such sums, whose total shall exhaust the appropriation contained in the first section of this act, to be paid out of any money in the Treasury not otherwise appropriated.

§4. This act to take effect from its passage.
The Committee on Corporate Institutions, to whom was re-committed a bill, entitled
A bill to amend the charter of the town of Mt. Sterling,
Reported the same without amendment.
Ordered, That said bill be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on the Judiciary, to whom leave was referred to bring in a bill for the benefit of William Spilman and T. G. Peak, of Trimble county,
Asked to be discharged from the further consideration thereof.
Which was granted.
The Committee on Ways and Means, to whom leave was referred to bring in a bill for the relief of returned soldiers,
Asked to be discharged from the further consideration thereof.
Which was granted.
Ordered, That the same be referred to the Committee on Military Affairs.
The following Senate bills were reported by the several committees to whom they had been referred, without amendments, viz:
By the Committee on Propositions and Grievances—
1. An act to change the lines of election precinct No. 1, in Adair county.
By the Committee on the Judiciary—
2. An act for the benefit of the Henderson and Nashville railroad company.
By same—
3. An act for the benefit of the New Orleans and Ohio railroad company.
By same—
4. An act to amend an act to authorize the formation of corporations for manufacturing, mining, transporting, mechanical, or chemical purposes; passed March 10, 1854.
By same—
5. An act for the benefit of Nelson Smith, a free man of color.
By same—
6. An act to incorporate the American and German Insurance Company.
By the Committee on Ways and Means—
7. An act for the benefit of the Second Presbyterian Church of Louisville.

By same—
8. An act for the benefit of the sureties of W. G. Fleming, late sheriff of the county of Fleming.

Which were severally ordered to be read a third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Corporate Institutions, to whom was referred a Senate bill, entitled
An act to amend the charter of the city of Louisville,
 Reported the same, with sundry amendments thereto.

Which amendments were concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on the Judiciary, to whom was referred a Senate bill, entitled
An act for the benefit of George W. Dehoney and others.
 Reported the same, with an amendment by way of substitute therefor.

Which was concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Bills from the Senate, of the following titles, viz:
1. An act for the benefit of Clara Dinkelspiel.
2. An act empowering the Governor to appoint agents to visit and aid sick and wounded soldiers of Kentucky.
4. An act to empower trustees of towns, and mayors and councils of cities to appoint police guards and to provide for their payment.
5. An act to prescribe punishments for abuses at ferries.
6. An act to incorporate the Eastern Kentucky Oil Company.
7. An act to incorporate the Excelsior Petroleum Company.
8. An act to incorporate the Northern Kentucky Oil and Mining Company.
9. An act to incorporate the Southern Kentucky Oil and Mining Company.
10. An act to amend the charter of the Great Western Mining and Manufacturing Company.
11. An act to incorporate the Christian Church of Covington, in Kenton county.
12. An act to change the time of holding the Barren quarterly court.
13. An act empowering the Lewis county court to levy a tax and provide for the payment of the bounty offered volunteers.
15. An act to incorporate the Mountain Petroleum and Transportation Company.
16. An act to incorporate the Proctor Petroleum, Oil, and Mining Company, of Edmonson and Butler counties.
17. An act to incorporate the Kentucky River Oil and Mining Company.
19. An act to incorporate the Nelson County Petroleum Company.
24. An act to incorporate the Eskridge Petroleum and Mining Company.
25. An act to incorporate the Henderson Oil and Mining Company.
26. An act to change the county line between Rockcastle and Jackson counties.
27. An act to amend the charter of Germantown, Kentucky.
28. An act for the benefit of F. G. Sasseen.
29. An act for the benefit of the Kentucky Institution for the Education of the Blind.
30. An act to change the time of holding the Larue county quarterly court.
31. An act for the benefit of James Ramey, late judge of the Johnson county court.
32. An act to incorporate the Harmony Society of Louisville.
33. An act to incorporate the Paris, Irvine, and East Tennessee railroad company.
34. An act to incorporate the Morgan Oil and Mining Company.
35. An act to incorporate the Buena Vista Oil and Manufacturing Company.
36. An act to incorporate the Madison Oil and Manufacturing Company.
37. An act to incorporate the Olympian Oil and Mining Company.
38. An act to incorporate the Rocky Hill Oil Company.
39. An act to incorporate the Cumberland River Coal Company of Kentucky.
40. An act to incorporate the Barren River Oil and Coal Company.
41. An act to incorporate the Sinking Creek Lead and Zinc Company of Kentucky.
42. An act to incorporate the Baptist Female College, at Bardstown, Kentucky.
43. An act for the benefit of school district No. 3, in Franklin county.
44. An act supplemental to an act, approved 23d January, 1865, entitled “An act to raise a bounty fund for Bracken county, and for other purposes.”
45. An act for the benefit of J. H. Blair.
46. An act to continue in force an act, entitled “An act authorizing the Governor to remit the damages on judgment against defaulting officers.”
47. An act to incorporate Portsmouth and Pound Gap railroad company.
48. An act to incorporate the Richmond and Red Lick Petroleum and Mining Company.
49. An act to incorporate the Continental Petroleum Company.
50. An act to incorporate the Ohio Valley Oil and Mining Company.

51. An act to amend an act, entitled "An act to incorporate the Kentucky River Coal and Lumber Company."

52. An act for the benefit of Warren county.

53. An act for the benefit of Washington Fryer, of Union county.

54. An act for the benefit of the sheriff of Fleming county.

55. An act in relation to the toll on the turnpike roads in Bourbon county.

56. An act to incorporate Sydney Lyon's Petroleum Company.

57. An act to incorporate the Kentucky Petroleum, Oil, Mining, and Manufacturing Company.

58. An act to incorporate the Union Oil, Mining, and Manufacturing Company.

59. An act to incorporate the Louisville Hebrew Mutual Aid Society, Chebrah, Bikur, Cholino, Ukedusho.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st, 5th, and 32d were referred to the Committee on the Judiciary; the 2d, 28th, 29th, 45th, 46th, 53d, and 54th to the Committee on Ways and Means; the 3d to the Committee on the Sinking Fund; the 4th, 12th, 13th, 30th, 31st, 44th, and 52d to the Committee on County Courts; the 6th, 7th, 8th, 9th, 10th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 27th, 34th, 35th, 36th, and 59th to the Committee on Corporate Institutions; the 26th to the Committee on Propositions and Grievances; the 37th, 38th, 39th, 40th, 41st, 47th, 48th, 49th, 50th, 51st, 56th, 57th, and 58th to the Committee on Internal Improvement; the 42d to the Committee on Education, and the 11th, 33d, 43d, and 55th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 11th, 33d, 43d, and 55th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Senate resolutions of the following titles, viz:

1. Resolution in relation to the sale of certain public books.
2. Resolution of instruction to the Attorney General of the State.
3. Resolution in relation to the drafting of the slaves of loyal owners.
Were severally read and referred—the 1st to the Committee on the Library; the 2d to the Committee on Ways and Means, and the 3d to the special committee of nine on the System of Labor in the Commonwealth.

And then the House adjourned.

TUESDAY, FEBRUARY 14, 1865.

A message was received from the Senate announcing that they had concurred in amendments proposed by this House to a bill, which originated in the Senate, entitled

An act to raise a bounty fund in Bracken county.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to raise a bounty fund in Fleming county.

An act to establish a court of common pleas for the county of Jefferson.

An act to provide for a change in the time of holding the Jefferson circuit court.

An act to amend an act, entitled “An act to establish a claim agency for Kentucky in the city of Washington,” approved February 20, 1864.

With amendments to the last three mentioned bills.

That they had passed bills of the following titles, viz:

An act to amend various acts of incorporation passed at the present session of the General Assembly.

An act for the benefit of E. B. Treadway.

An act to amend an act, entitled “An act changing the times and terms of holding the circuit courts in the 12th judicial district,” approved March 1, 1860.

An act to incorporate the Erie and Cumberland Petroleum, Mining, Manufacturing, and Navigation Company.

An act to incorporate the Petrolia Gas and Oil Refining Company.

An act to amend the charter of the Nolin Mining and Manufacturing Company.
An act for the benefit of the Maysville, Flemingsburg, and Mount Sterling turnpike road company.

And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the Western Financial Corporation.
An act for the benefit of the Kentucky Penitentiary.

1. Mr. McGinnis presented the petition of sundry citizens of Anderson county, praying for the passage of an act to enable said county to raise a bounty fund in said county.

2. Mr. Luttrell presented the petition of John Chandler, of Mason county, praying to be relieved from the payment of a bond executed for the purchase money of a contraband sold by the sheriff of Mason county.

Which were received, their reading dispensed with, and referred—
the 1st to the Committee on Military Affairs, and the 2d to the Committee on Claims.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend the charter of the Breckinridge Petroleum Company.
An act to amend the charter of the Barren River Petroleum Company.
An act to charter the Eliza Petroleum Company.
An act to amend the charter of the Rough Creek Navigation and Manufacturing Company.
An act to charter the Mammoth Cave Petroleum Company.
An act to incorporate the Louisville Rock Oil and Mining Company.
An act to incorporate the Commonwealth Petroleum Company.
An act to incorporate the Muldrough's Hill Coal, Oil, Iron, and Salt Company.
An act to incorporate the Paducah and Evansville Packet Company.
An act to incorporate the Covington Transfer Company.
An act to incorporate the Kentucky Land Mining Company.
An act to raise a bounty fund in Bracken, Livingston, Lyon, and Caldwell counties.

And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.
Ordered, That Mr. Adams inform the Senate thereof.

The House then resumed the consideration of the bill, entitled
A bill for the benefit of William Herrin, late sheriff of Fulton
county.

Ordered, That said bill be engrossed and read a third time.

Mr. Ray moved to dispense with the third reading of said bill.

And the question being taken thereon, it was decided in the negative.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—
1. A bill for the benefit of Francis Catron, late sheriff of Knox
county.

By Mr. Webb—
2. A bill for the benefit of Green W. Beard, late sheriff of Breckinridge county.

3. A bill to create a bounty fund in the Pleasureville voting precinct or district, of Henry county.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, W. H. Miller,
Alfred Allen, John K. Faulkner, Thomas W. Owings,
William M. Allen, W. M. Fisher, Wm. A. Pepper,
William H. Baker, Elijah Gabbert, James T. Pierson,
Joshua Barnes, Stephen F. Gano, E. M. Ray,
H. M. Bedford, Francis Gardner, Geo. S. Shanklin,
Joshua F. Bell, John J. Gatewood, E. W. Smith,
William Bell, Hiram Hagan, R. J. Spurr,
T. J. Birchett, Richard H. Hanson, Caleb Stinson,
Henry Bohannon, C. C. Harvey, John R. Thomas,
John C. Bolin, John J. Gatewood, S. B. Thomas,
E. A. Brown, Hiram Hagan, Wm. R. Thompson,
R. J. Browne, Richard H. Hanson, H. W. Tuttle,
Isaac Calhoun, C. C. Harvey, H. G. Van Seggern,
Those who voted in the negative, were—

Alexander E. Adams, James W. Davis, Wm. L. Neale,
Wm. A. Brooks, Perry S. Layton, John D. Ross,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, directed to draw his warrant on the Treasury, in favor of Green W. Beard, late sheriff of Breckinridge county, for the sum of $250, which amount was taken by guerrillas from his deputy, and paid by him into the Treasury with his private funds.

§ 2. This act to be in force from its passage.

At 10½ o’clock, the House, according to order, took up the Senate bill, entitled

An act for the benefit of the incorporated banks of issue of this Commonwealth,

And the pending amendment proposed by the Committee on Banks thereto.

Which was to strike out all after the enacting clause, and to insert in lieu thereof the following, viz:

§ 1. That the authority of all incorporated banks of this Commonwealth to issue or reissue their notes or bills to circulate as money or currency, shall cease and be suspended for the period of three years from the time this act shall go into effect as to each bank.

§ 2. Any incorporated bank of this Commonwealth may purchase not exceeding one half its capital stock at not less than its par value, and the stock so purchased shall be canceled and deducted from its capital stock; and any such bank may also reduce the number or change the location of its branches.

§ 3. The incorporated banks of issue of this Commonwealth are hereby authorized to deduct from the amount of circulation appearing on their books to be outstanding, the estimated amount of notes lost and destroyed; but the amount so deducted shall not be carried to the account of profits, nor form any part of the basis of dividends, but shall be carried to the fund to cover losses, and there remain until the bank is wound up.

§ 4. That the banks of issue of this Commonwealth, during the three years named in section one, may deal in the bonds, securities, and evidences of debt of the United States, or of the State of Kentucky.
or of any corporation in the State of Kentucky, and may loan money or discount bills on the pledge of their own stock, not, however, exceeding eighty per cent. of its par value.

§ 5. That where money shall be loaned or bills discounted by any bank incorporated by this Commonwealth, upon the pledge of the bonds, securities, or evidences of indebtedness of the United States, or of the State of Kentucky, or of any corporation, or of the stock of any corporation, the bank shall have the power of selling and disposing of the bonds, stocks, securities, and evidences of indebtedness in such manner and on such terms as the parties may agree, either at the time of making the pledge or afterwards.

§ 6. That this act shall not go into effect as to any bank of issue of this Commonwealth until, at a regular or called meeting of the stockholders of such bank, the majority in interest of the stockholders present and voting shall, by resolution, accept the provisions of this act as an amendment of their charter. The said resolution of acceptance shall be duly recorded on the books of the bank, and a copy thereof certified by the president and cashier to the Governor, who shall issue his proclamation that the bank so accepting has ceased to be a bank of issue, and that at the end of ninety days thereafter its notes or bills shall no longer circulate as money or currency; which proclamation shall be published, at the expense of the bank, in a newspaper published in Frankfort and in Louisville, and in one newspaper (if such there be) published in the town or city where the principal bank is situated. From and after the end of ninety days next ensuing the publication of said proclamation, the bank notes or bills of such bank then outstanding shall no longer circulate as money or currency, but be placed, in all respects, on the footing of the promissory notes of individuals, and the bank shall cease, for the period of three years, to be a bank of issue or circulation; and such bank is prohibited from issuing any other bank notes, and from reissuing such as have been or shall be redeemed, or from issuing any bill or instrument to circulate as money or currency during such period.

§ 7. That during the three years named in the first section of this act, the said banks of issue shall not be restricted as to the amount of their capital stock which they may invest in bills of exchange.

§ 8. This act shall take effect from and after its passage.

Mr. R. J. Browne moved to amend the amendment by striking out in the second section thereof the word "half," and by inserting in lieu thereof the word "third;" by striking out the word "disposing," in the 5th section, and by inserting in lieu thereof "transferring the title;" and in the same section, after the word "agree," add "in writing;" in the 6th section, after the word "issue," insert "for said period of three years named in section one;" and in the same section strike out the word "shall," and insert in lieu thereof the word "should," and in the same section, after the word "bank," insert "if there be one;" and
in the same section, after the word "currency," insert "for said period of three years."

Which amendment was adopted.

Mr. J. F. Bell moved to amend the 7th section of the amendment by adding thereto the following, viz:

But it is hereby declared that said banks shall charge no greater rate of interest or exchange than that now allowed by existing laws.

Which amendment was adopted.

The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Ordered. That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

At the hour of 11 o'clock the House, according to order, took up the bill, entitled

A bill to enable the counties of this Commonwealth to encourage recruiting into the armies of the United States, and of this State, by giving a bounty to volunteers.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That it shall be lawful for the several county courts of this Commonwealth, a majority of the justices composing the same, concurring, to issue and dispose of bonds of the county to a sum not exceeding——, which bonds shall be for sums of not less than one nor more than ten hundred dollars each, and payable as, and at such time or times, not exceeding "twenty" years, and at such place as the court issuing the same shall determine; and they shall bear a rate of interest not exceeding six per cent. per annum, payable semi-annually to the holder of coupons for the same; and said bonds shall pass by delivery; said bonds shall be signed by the judge of the court and countersigned by the clerk of said court, under the seal of his office; and, before issued, shall be made a matter of record in the clerk's office of the court; said bonds to be issued and the money raised thereon to be used for the purposes hereinafter stated.

§ 2. To meet said bonds and the interest accruing thereon, the county so issuing them is hereby vested with power and authority to "levy" an ad valorem tax of not exceeding twenty-five cents on each one hundred dollars' worth of property for the year 1865, and so long thereafter as necessary on the property of the county assessed for the purposes of State revenue; and said levy shall be upon said property as of the said assessment and none other.

§ 3. The sheriff of the county shall collect the tax levied as herein provided, and shall account for the same in the same manner, under like penalties, and for the same remuneration, as he collects and
accounts for the State revenue: Provided, That he shall be bound upon his bond for the collection of the county levy for the collection of said tax, and not upon his bond for the collection of the revenue of the State: and for a default concerning the same, he and his sureties may be motioned upon said bond in the county court, as sheriffs are motioned in like cases concerning the revenue of the State.

§ 4. It shall be the duty of the county court to appoint annually a commissioner with whom the sheriff shall settle for said tax, as he settles for the State revenue with the Auditor; and it shall be the duty of the court to appoint a treasurer, who may be the same person appointed commissioner, to receive and receipt to the sheriff for the money collected by him of said tax, and also any sum for which the bonds of the county may have been sold; and the person so appointed treasurer, before he enters upon his duties, shall enter into bond, payable to the Commonwealth, with good security, conditioned that he shall safely keep and hold and pay over the money which may come to his hands from the sheriff, or any person or persons, as hereinafter directed; and for any default or breach of the bond, the court shall have the rights and remedies, by motion in the county court of said county, against him and his sureties, that the State now has against a sheriff and his sureties upon his bond for the collection of the revenue.

§ 5. The county court shall, at the same session it shall order the issuing of the bonds and the levy of the tax, determine what bounty shall be offered and paid to any soldier enlisting in the armies of the United States or this State, to fill any call from said county, either for State or Federal troops; and shall also appoint a Recruiting Board, to consist of three members, one of whom shall be the presiding judge of the court, whose duty it shall be to dispose of the bonds and pay over the proceeds of such sale to the “treasurer”; and it shall be their business to attend to the recruiting of men into the armies of the United States or this State; and for that purpose offer the bounties directed by the court to be given to persons volunteering into said armies; and upon the muster of the recruit into said armies, to draw an order in his favor upon the treasurer for the amount of the bounty, who shall pay the same to the recruit, and to no other person save his wife or mother of such recruit, upon his indorsement thereon, proven by two subscribing witnesses; and for the necessary expenses incurred by the Recruiting Board aforesaid, they shall draw their order upon the treasurer for the amount thereof as they occur, and shall be paid by him upon presentation, with an account of said expenses sworn to by them.

§ 6. The treasurer and Recruiting Board shall make report to the county court annually, and oftener should the court convene more than once in each year; and said court, a majority of the justices concurring, may remove the treasurer or the members of the Recruiting Board, or either of them, at any session it may hold, and immediately proceed to fill the vacancy caused by such removal, or any vacancy that may occur by death or resignation.

§ 7. The county court, at the time of the appointment of the treas-
urer and Recruiting Board, shall fix and regulate their compensation per month, which shall be paid by the treasurer upon order.

§ 8. The treasurer shall, upon presentation, pay the coupons for the semi-annual interest, and shall pay the bonds as they become due and are presented.

§ 9. This act shall not be so construed as to embrace the property of soldiers who have served—years in the United States service, or who have been discharged on account of disability, or the widows of deceased soldiers, whose property is hereby declared to be exempt from tax under this act.

§ 10. This act shall not apply to that part of Jefferson county within the limits of the city of Louisville; nor shall the justices in said county resident in said city act in any court held for the purposes set forth in this act; but the said court shall be composed of the judge thereof and the justices of said county without the limits of said city.

§ 11. This act to take effect from its passage.

The question was taken on the adoption of the amendment heretofore offered by Mr. Gatewood thereto, which was to fill the blank in the 1st section by inserting "one hundred thousand dollars," and it was decided in the negative.

Mr. Clark moved to fill the blank in the 1st section with the words "$50 for each voter in the county."

And the question being taken thereon, it was decided in the negative.

Mr. Dulin moved to amend the 1st section of the bill by adding thereto the following proviso, viz:

Provided, Said bonds authorized to be sold to raise said bounty fund, shall not be sold or disposed of at a less rate than their par value.

Which was adopted.

Mr. Shanklin moved to fill the blank in the 1st section with the words "ten dollars on each vote in the county."

Which motion was rejected.

Mr. Owings moved to lay the bill and amendment on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gatewood and T. R. Taylor, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Edward F. Dulin, John D. Ross,
Wm. H. Baker, William Elliott, George S. Shanklin,
Joshua Barnes, W. M. Fisher, E. W. Smith,
H. M. Bedford, Aaron Gregg, R. J. Spurr,
Joshua F. Bell, Richard H. Hanson, John R. Thomas,

Mr. Gatewood moved to fill the blank in the 1st section of the bill with the words “fifty thousand dollars.”

Which was adopted.

Mr. Gano moved to amend the 1st section of the bill, as amended, by adding thereto the following additional proviso, viz:

And provided further, That the same shall be first submitted to a vote of the qualified voters of every such county. Before the vote shall be taken, notice thereof shall be given, for ten days previous, at each place of voting, by the sheriff, by written or printed advertisement.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. T. R. Taylor and J. F. Bell, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Gatewood moved to fill the blank in the 1st section of the bill with the words “fifty thousand dollars.”

Which was adopted.

Mr. Gano moved to amend the 1st section of the bill, as amended, by adding thereto the following additional proviso, viz:

And provided further, That the same shall be first submitted to a vote of the qualified voters of every such county. Before the vote shall be taken, notice thereof shall be given, for ten days previous, at each place of voting, by the sheriff, by written or printed advertisement.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. T. R. Taylor and J. F. Bell, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—


Mr. Faulkner then moved to lay the bill, as amended, on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messers. Johnson and Gatewood, were as follows, viz.:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


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Mr. McLoed moved to amend the bill by adding thereto the following as an additional section, viz:

§ 46. That the provisions of this act shall not apply to the county of Woodford.

Which was rejected.

Mr. Waller moved to amend the bill by adding thereto the following additional section, viz:

§ 47. That the bounties thus raised shall be equally divided between troops now to be raised and those who have already served in the army of the United States.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Waller and Johnson, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, J. B. English, Perry S. Layton,
William H. Baker, J. K. Faulkner, John D. Ross,
John C. Boain, W. M. Fisher, E. W. Smith,
James T. Bramlette, Aaron Gregg, Willie Waller,
Edward F. Dulin, Thomas P. Hays, M. E. White,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Elijah Gabbert, William L. Neale,
Alfred Allen, Stephen F. Gano, Thos. W. Owings,
William M. Allen, Francis Gardner, William A. Pepper,
H. M. Bedford, Jno. J. Gatewood, James T. Pierson,
Joshua F. Bell, Hiram Hagan, Hiram S. Powell,
William Bell, Richard H. Hanson, F. M. Ray,
T. J. Birckett, C. C. Harvey, George S. Shanklin,
Henry Bohannon, P. B. Hawkins, E. H. Smith,
Wm. A. Brooks, Jacob Hawthorn, R. J. Spurr,
E. A. Brown, A. H. Herrod, Caleb Stinson,
Isaac Calhoon, J. L. Hill, T. R. Taylor,
Cyrus Campbell, M. E. Ingram, S. B. Thomas,
John W. Campbell, Samuel Larkins, Wm. R. Thompson,
T. P. Cardwell, J. F. Lanck, H. W. Tuttle,
Jos. H. Chandler, Thomas Linley, Henry G. Van Seggern,
John T. Clark, J. H. Lowry, Thos. W. Varnon,
Albert A. Curtis, L. S. Luttrell, A. G. Waggner,
James W. Davis, John L. McGinnis, A. H. Ward,
John M. Delph, H. C. McLoed, Isaac N. Webb,
Mr. Dulin moved to amend the 1st section of the bill by striking out the word "twenty," and by inserting in lieu thereof the word "ten."

Which was adopted.

Mr. Dulin moved to amend the bill by adding thereto the following additional section, viz:

§ - The bonds shall not be payable at a longer time than ten years; and the taxes which may be ordered to be levied per annum, shall be for a sum sufficient, not exceeding the sum of twenty-five cents per hundred dollars, to pay not only the interest, but also the principal of the sum so ordered to be raised, or for which bonds may be issued.

Which amendment was adopted.

Mr. J. F. Bell moved to amend the 5th section of the bill by adding after the word "treasurer" the following, viz:

Who shall give bond, jointly or severally, with good security, payable to the Commonwealth, and conditioned for the faithful discharge of their duties under this act; which bond and surety must be approved by a majority of all the justices of the county court except the presiding judge; upon any default or breach of said bond, the same remedies shall be had as are given in the fourth section of this act against the treasurer and his securities.

Which amendment was adopted.

Mr. Miller moved to amend the second section of the bill by adding after the word "levy" the following, viz: "A capitation tax not exceeding $5 for each voter."

Which amendment was rejected.

Mr. Miller moved to amend the bill by adding the following as an additional section, viz:

§ - The county court shall have the right to appropriate any funds thus raised to liquidate any debt they have or may hereafter contract for the benefit of destitute soldiers, their wives, widows, and orphans.

Which amendment was rejected.

Mr. Gatewood moved to fill the blank in the 9th section of the bill with the word "two."

Mr. T. R. Taylor moved to amend the amendment by filling the blank with the word "three."

An the question being taken on the adoption of Mr. Taylor's amendment, it was decided in the negative.

The question was then taken on the adoption of Mr. Gatewood's amendment, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.
The rule of the House, constitutional provision, and third reading
of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The yeas and nays being required on the passage of said bill by
Messrs. Dulin and T. R. Taylor, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Stephen F. Gano, L. S. Luttrell,
Wm. M. Allen, Francis Gardner, W. H. Miller,
H. M. Bedford, John J. Gatewood, William L. Neale,
Joshua F. Bell, Aaron Gregg, William A. Pepper,
William Bell, Hiram Hagan, Hiram S. Powell,
T. J. Birchett, C. C. Harvey, E. H. Smith,
Henry Bohannon, P. B. Hawkins, Caleb Stinson,
Wm. A. Brooks, Jacob Hawthorn, T. R. Taylor,
E. A. Brown, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, J. L. Hill, Wm. R. Thompson,
Cyrus Campbell, M. E. Ingram, H. G. Van Seggern,
John W. Campbell, O. P. Johnson, Thomas W. Varnon,
T. P. Cardwell, Samuel Larkins, A. G. Waggener,
John T. Clark, J. F. Lauck, A. H. Ward,
John M. Delph, J. H. Lowry, Isaac N. Webb,
Elijah Gabbert, James Wilson—49.

Those who voted in the negative, were—

Alexander E. Adams, William Elliott, F. M. Ray,
Alfred Allen, J. B. English, John D. Ross,
William H. Baker, John K. Faulkner, Geo. S. Shanklin,
John C. Bolin, Wm. M. Fisher, E. W. Smith,
Jas. T. Bramlette, Richard H. Hanson, R. J. Spurr,
K. J. Browne, Thomas P. Hays, John R. Thomas,
Jos. H. Chandler, Perry S. Layton, H. W. Tuttle,
Albert A. Curtis, John L. McGinnis, Willie Waller,
Samuel E. DeHaven, H. C. McLeod, M. E. White,

Mr. Alf. Allen read and laid on the table the following joint reso-

Whereas, The quota of Kentucky, under the forthcoming draft, was
not published until the 3d of February; and whereas, in the present
distraeted condition of the Commonwealth, it would be unwise to
withdraw men from their homes and the defense of the same; there-
fore, it is

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the President of the United States be respectfully and earnestly
requested to postpone the draft for as long a time as is consistent
with the public interest and safety, even though it should not be for
more than thirty days.
The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

On motion of Mr. Shanklin,

Ordered, That during the remainder of the present session the orders of the day shall be called at 11 o'clock, instead of 12 o'clock.

Senate bills of the following titles, viz:

1. An act to amend various acts of incorporation passed at the present session of the General Assembly.
2. An act for the benefit of E. B. Treadway.
3. An act to amend an act, entitled "An act changing the time and terms of holding the circuit courts in the 12th judicial district," approved March 1, 1860.
5. An act to incorporate the Petrolia Gas and Oil Refining Company.
6. An act to amend the charter of the Nolin Mining and Manufacturing Company.
7. An act for the benefit of the Maysville, Flemingsburg, and Mount Sterling turnpike road company.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Corporate Institutions; the third to the Committee on Circuit Courts; the 4th, 5th, 6th, and 7th to the Committee on Internal Improvement, and the 2d was ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 2d bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The amendment proposed by the Senate to a bill which originated in this House, entitled

An act to authorize the county court of Harrison to levy a tax to pay for county buildings,

Was taken up, twice read, and concurred in.

And then the House adjourned.
A message was received from the Senate announcing that they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz:

An act for the benefit of Squire Lucas, late sheriff of Grant county.
An act for the benefit of the coroner of Nicholas county.
An act for the benefit of Thomas Carter and Buford Musson, of Marion county.
An act for the benefit of John H. Murray, late sheriff of Allen county.

With an amendment to the last mentioned bill, Resolution in relation to postponing the draft in Kentucky.
An act for the benefit of the Commonwealth's Attorney in the 7th judicial district.
An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund," approved February 1, 1865.

Mr. Delph presented the petition of sundry citizens of Louisville, praying for the passage of an act to charter the Kentucky Telegraph Company, in Campbell county. Resolution in relation to postponing the draft in Kentucky.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Taylor's Mill turnpike road company, in Campbell county.
An act for the benefit of the Richmond and Taylor's Creek turnpike road company. An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund," approved February 1, 1865.

Mr. Dulin presented the petition of E. P. Davis, of Carter county, praying for the passage of an act to charter the Covington and Taylor Mill turnpike road company. An act to amend the charter of the Covington and Taylor Mill turnpike road company.
An act in relation to the revenue of Fulton county for the year 1864.

An act for the benefit of J. W. Sallee, late sheriff of Pulaski county.

An act for the benefit of the administrator or executor of Geo. B. Grundy, deceased, late sheriff of McCracken county.

An act to amend the law in relation to county levies.

An act to amend the charter of the Bardstown and Louisville turnpike company.

Mr. Adams, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to authorize the Harrison county court to levy a tax to pay for county buildings.

An act to raise a bounty fund in Fleming county.

Resolution in relation to postponing the draft in Kentucky.

Also, enrolled bills which originated in the Senate of the following titles, viz:

An act for the benefit of the sureties of Wm. G. Fleming, late sheriff of the county of Fleming.

An act to change the lines of election precinct No. 1, in Adair county.

An act for the benefit of the Henderson and Nashville railroad company.

An act to incorporate the American and German Insurance Company.

An act to amend an act to authorize the formation of corporations for manufacturing, mining, transporting, mechanical, or chemical purposes, passed March 10, 1854.

An act for the benefit of Nelson Smith, a free man of color.

An act for the benefit of the Second Presbyterian Church of Louisville.

An act for the benefit of the New Orleans and Ohio railroad company.

An act to incorporate the Christian Church of Covington, in Kenton county.

An act to incorporate the Paris, Irvine, and East Tennessee railroad company.

An act for the benefit of school district No. 3, in Franklin county.

An act in relation to the tolls on the turnpike roads in Bourbon county.
And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Adams inform the Senate thereof.

On motion of Mr. Alfred Allen,

Ordered, That His Excellency, the Governor, be respectfully requested to telegraph to the proper authorities at Washington city the joint resolution adopted by the two Houses in relation to postponing the draft in Kentucky, so soon as he may approve the same.

The Speaker laid before the House a communication from the Secretary of State, covering the report of the bank of Louisville and its branches, as follows, viz:

Office Secretary of State,  
February 15th, 1865.

To the Speaker of the House of Representatives:

The undersigned would respectfully submit to your honorable body the report of the Bank of Louisville and branches, which was received at this office on the 14th inst.

Respectfully, &c.,

E. L. VanWinkle,  
Secretary of State.

Condition of Bank of Louisville and Branches, Monday, January 2d, 1865:

<table>
<thead>
<tr>
<th>Resources</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notes discounted</td>
<td>$315,324.91</td>
</tr>
<tr>
<td>Notes and bills, matured and unpaid</td>
<td>$330,088.50</td>
</tr>
<tr>
<td>Debt in suit</td>
<td>$83,375.95</td>
</tr>
<tr>
<td>Louisville and Nashville railroad bonds</td>
<td>$100,000.00</td>
</tr>
<tr>
<td>Louisville and Portland Canal bonds</td>
<td>$33,000.00</td>
</tr>
<tr>
<td>Bank of Louisville stock for debt</td>
<td>$63,900.00</td>
</tr>
<tr>
<td>United States, one year certificates</td>
<td>$92,000.00</td>
</tr>
<tr>
<td>Bonds and stocks, other corporations</td>
<td>$5,106.25</td>
</tr>
<tr>
<td>Real estate for debt</td>
<td>$5,999.03</td>
</tr>
<tr>
<td>Real estate for banking houses</td>
<td></td>
</tr>
<tr>
<td>Bills of exchange</td>
<td>$1,008,090.49</td>
</tr>
<tr>
<td>Due from banks other than eastern</td>
<td>$48,408.46</td>
</tr>
<tr>
<td>Costs on suits and protest account</td>
<td>$1,313.99</td>
</tr>
<tr>
<td>Cash means :</td>
<td>$1,502,756.96</td>
</tr>
<tr>
<td>Gold and silver</td>
<td>$1,062,090.49</td>
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<tr>
<td>United States legal tender notes</td>
<td>$158,008.45</td>
</tr>
<tr>
<td>Kentucky and other bank notes</td>
<td>$12,340.00</td>
</tr>
<tr>
<td>On deposit in eastern banks</td>
<td>$250,317.42</td>
</tr>
</tbody>
</table>

Total: $4,187,082.72
LIABILITIES.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital stock</td>
<td>$1,930,000.00</td>
</tr>
<tr>
<td>Reserved surplus</td>
<td>$38,600.00</td>
</tr>
<tr>
<td>Profit and loss account</td>
<td>$175,039.13</td>
</tr>
<tr>
<td>Dividends unclaimed</td>
<td>$14,119.00</td>
</tr>
<tr>
<td>Due to banks</td>
<td>$37,937.56</td>
</tr>
<tr>
<td>Due depositors</td>
<td>$672,731.00</td>
</tr>
<tr>
<td>Circulation</td>
<td>$663,216.00</td>
</tr>
<tr>
<td></td>
<td>$4,187,695.79</td>
</tr>
</tbody>
</table>

Profit and loss, as above. $175,639.13
Less three per cent. dividend declared this day. $37,900.00
Less five per cent. Government tax. 3,039.75
Surplus, January 2, 1865. $114,695.38

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Banks.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

1. A bill allowing further time to the assessor of Taylor county to return his list of taxable property for the year 1865.

2. A bill to amend the charter of the city of Lexington.

3. A bill for the benefit of Dempsey King, late sheriff of Knox county.

4. A bill for the benefit of George T. Blakey, sheriff of Logan county.

By the Committee on the Judiciary—
5. A bill to regulate the manner of computing time in the application of the limitations in certain actions.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 5th was ordered to be printed, and was placed in the orders of the day; and the 1st, 2d, 3d, and 4th were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of.
the 1st, 2d, 3d, and 4th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 4th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, Wm. L. Neale,
Alexander E. Adams, J. B. English, Thomas W. Owings
Alfred Allen, John K. Faulkner, Wm. A. Pepper,
William M. Allen, W. M. Fisher, James T. Pierson,
William H. Baker, Elijah Gabbert, Hiram S. Powell,
Joshua Barnes, Francis Gardner, F. M. Ray,
Joshua P. Bell, John J. Gatewood, John D. Ross,
William Bell, Aaron Gregg, Geo. S. Shanklin,
T. J. Burchett, Hiram Hagan, E. W. Smith,
Henry Bohannon, Richard H. Hanson, R. J. Spurr,
John C. Bolin, C. C. Harvey, Caleb Stinson,
James T. Bramlette, P. B. Hawkins, T. R. Taylor,
Wm. A. Brooks, Jacob Hawthorn, John R. Thomas,
E. A. Brown, Thomas P. Hays, Wm. R. Thompson,
R. J. Browne, A. H. Herrod, H. W. Tuttle,
Isaac Calhoun, J. L. Hill, H. G. Van Seggern,
Cyrus Campbell, M. E. Ingram, Thomas W. Varnon,
John W. Campbell, O. P. Johnson, A. G. Waggener,
T. P. Cardwell, Samuel Larkins, Willie Waller,
Joseph H. Chandler, J. F. Lanee, A. H. Ward,
John T. Clark, Perry S. Layton, Isaac N. Webb,
James W. Davis, J. H. Lowry, M. E. White,
Samuel E. DeHaven, John L. McGinnis, Geo. H. Whitten,
John M. Delph, Milton McGrew, James Wilson,
Edward F. Dulin, H. C. McLeod, George T. Wood—76.

In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, authorized to allow George T. Blakey, sheriff of Logan county, in the settlement of his revenue for the year 1864, the sum of two hundred and twenty-five dollars, being the amount of interest paid by said Blakey on judgment for revenue of 1863.

§ 2. This act to take effect from its passage.

The Committee on Ways and Means reported

A bill for the benefit of J. L. McCarty, sheriff of Whitley county.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by Messrs. Ray and White, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, William L. Neale,
Alexander E. Adams, W. M. Fisher, Thos. W. Owings,
Alfred Allen, Elijah Gabbert, William A. Pepper,
William M. Allen, Stephen F. Gano, James T. Pierson,
William H. Baker, Francis Gardner, Hiram S. Powell,
Joshua Barnes, John J. Gatewood, F. M. Ray,
Joshua F. Bell, Aaron Gregg, John D. Ross,
T. J. Birchett, Hiram Hagan, George S. Shunklin,
Henry Bohannon, C. M. Hanks, E. W. Smith,
John C. Bolin, Richard H. Hanson, E. H. Smith,
James T. Bramlette, C. C. Harvey, R. J. Spurr,
Wm. A. Brooks, P. B. Hawkins, Caleb Stinson,
E. A. Brown, Jacob Hawthorn, T. R. Taylor,
R. J. Browne, Thomas P. Hays, John R. Thomas,
Isaac Calhoon, A. H. Herrod, Wm. R. Thompson,
John W. Campbell, J. L. Hill, H. W. Tuttle,
T. P. Cardwell, M. E. Ingram, H. G. Van Seggern,
Joseph H. Chandler, C. P. Johnson, Thomas W. Varnon,
John T. Clark, Samuel Larkins, A. G. Waggner,
Joseph H. Chandler, J. F. Lauck, Willie Waller,
John T. Clark, Perry S. Layton, A. H. Ward,
James W. Davis, J. H. Lowry, Isaac N. Webb,
Samuel E. De Haven, L. S. Luttrell, M. E. White,
John M. Delph, John L. McGinnis, Geo. H. Whitten,
Edward F. Dulin, Milton McGrew, James Wilson,
Sebastian Eifert, H. C. McLoed, George T. Wood—70.

In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That, upon the payment of the principal and costs of judgment, Franklin circuit, Commonwealth, against J. L. McCarty, sheriff of Whitley county, for revenue 1863, by the first day of May, 1865, the Auditor is authorized to release the damages and interest thereon.

§ 2. That, upon the payment of the principal and costs of judgment of the Franklin circuit court, against sheriff of Whitley, J. L. McCarty, for the revenue of 1864, by the first day of October, 1865, the Auditor is authorized to release the interest and damages thereon. Before said sheriff shall have the benefit of this act, his sureties in his
official bond for the collection of the revenue for the years aforesaid, shall enter their consent of record to the extension of time herein provided in the county court of said county.

§ 3. This act to take effect from the date of its passage.

The same committee reported a bill for the benefit of Sarah Johnson, committee of John Johnson.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, Milton McGrew,
Alexander E. Adams, John K. Faulkner, H. C. McLeod,
Alfred Allen, Wm. M. Fisher, William L. Neale,
Wm. M. Allen, Elijah Gabbert, Thos. W. Owings,
William H. Baker, Stephen F. Gano, William A. Pepper,
Joshua Barnes, Francis Gardner, James T. Pierson,
H. M. Bedford, John J. Gatewood, Hiram S. Powell,
Joshua F. Bell, Aaron Gregg, F. M. Ray,
T. J. Bichette, Hiram Hagan, John D. Ross,
Henry Bohannon, C. M. Hanks, Geo. S. Shanklin,
John C. Bolin, Richard H. Hanson, E. W. Smith,
Jas. T. Bramlette, C. C. Harvey, E. H. Smith,
Wm. A. Brooks, P. B. Hawkins, R. J. Spurr,
E. A. Brown, Jacob Hawthorn, Caleb Stinson,
R. J. Browne, Thomas P. Hays, John R. Thomas,
Isaac Calhoun, A. H. Herrod, Wm. R. Thompson,
Cyrus Campbell, J. L. Hill, H. W. Tuttle,
John W. Campbell, M. E. Ingram, H. G. Van Seggern,
T. P. Cardwell, O. P. Johnson, Thomas W. Varnon,
Jos. H. Chandler, Samuel Larkins, A. G. Waggner,
John T. Clark, J. F. Lauck, Willie Walker,
Albert A. Curtis, Perry S. Layton, A. H. Ward,
James W. Davis, J. H. Lowry, Isaac N. Webb,
Samuel E. DeHaven, L. S. Luttrell, M. E. White,
John M. Delph, Thos. A. Marshall, Geo. H. Whitten,
Edward F. Dulin, Jno. S. McFarland, James Wilson,
Sebastian Effort, John L. McGinnis, George T. Wood—82.

In the negative—none.
Said bill reads as follows, viz:

WHEREAS, It appears from a certified transcript from the records of the Butler circuit court, that John Johnson was found an idiot, that he had no estate, and was supported out of the State Treasury until the November term, 1854, of said court, when it was unsafe to bring him into court to have the proper inquest and proof of his continued idiocy; that at the February term, 1864, of said court, the said John Johnson was again found to be an idiot of no estate, and that he had been supported from November, 1854, to February, 1864, by his committee, Sarah Johnson; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, authorized and instructed to draw his warrant on the State Treasurer, in favor of Sarah Johnson, for the sum of four hundred and fifty dollars, for the support by her of said John Johnson, said pauper idiot, from November, 1854, until February, 1864.

§ 2. This act shall take effect from and after its passage.

The same committee reported

A bill to increase the salaries of the Superintendent of Public Instruction and his clerk.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with, the further consideration thereof was cut off by the orders of the day.

When the House took up the resolutions of Mr. Hanson, in relation to arrests in Kentucky by the military authorities, and the pending amendments thereto.

After some discussion thereon, Mr. Lowry moved that the further consideration thereof be postponed until to-morrow at 11 o'clock.

Which motion was adopted.

The House then took up the resolutions of Mr. Shanklin in relation to boards of trade in Kentucky, as reported by the Committee on the Judiciary on the 2d inst., and the pending amendment of Mr. Lowry thereto.

Mr. Shanklin moved the following amendment to Mr. Lowry's amendment, as a substitute therefor, viz:

Provided, That public notice of the time, places, and objects, of the meeting of said commission, be published in some newspaper in Lexington, Louisville, and Frankfort, by the chairman of said commission, and all persons who may feel themselves interested in the investigation of said commission be invited to attend and be heard if they so desire.
On motion of Mr. J. F. Bell,

Ordered, That said amendment be printed, and that the further consideration of said resolution and amendments be postponed until tomorrow at 11 o'clock.

Mr. McLeod moved to dispense with the regular proceedings in the orders of the day in order to take up the Senate resolution fixing the time of the final adjournment of the General Assembly.

And the question being taken thereon, it was decided in the negative.

Senate bills of the following titles, viz:

1. An act for the benefit of the Commonwealth's Attorney in the 7th judicial district.
2. An act to amend the charter of the Covington and Taylor's Mill turnpike road company.
3. An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund," approved February 1st, 1865.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on the Judiciary; the 2d to the Committee on Internal Improvement, and the 3d to the Committee on County Courts.

Amendments proposed by the Senate to bills, which originated in this House, of the following titles, viz:

An act to establish a court of common pleas for the county of Jefferson.

An act to provide for a change in the time of holding the Jefferson circuit court.

Were taken up and referred to the Committee on the Judiciary.

Mr. Pepper moved the following resolution, viz:

Resolved, That, during the remainder of the present session, the House of Representatives will meet at 10 o'clock A. M., and adjourn at 1 o'clock P. M., and meet again at three o'clock, and adjourn at 5 o'clock P. M.

Which was read and referred to the Committee on the Sinking Fund.

Mr. Ward moved the following resolution, viz:

Resolved, That in all subsequent debates which may occur in this House, during the present session, no member shall speak for a longer time than thirty minutes on any one subject: PROVIDED, That this rule
shall not apply to the discussion of the constitutional amendment passed by Congress, abolishing slavery in the United States, which has been submitted to this General Assembly for its consideration and action.

Mr. Ward moved to dispense with the rule requiring resolutions to be referred to a standing committee of the House.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Ward and J. F. Bell, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. DeHaven moved to reconsider said vote.

And the question being taken thereon, it was decided in the affirmative.

The question was again taken on dispensing with the rule of the House requiring resolutions to be referred to a standing committee.

And it was decided in the affirmative.

Said resolution was then taken up, twice read, and adopted.

And then the House adjourned.
THURSDAY, FEBRUARY 16, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to create a bounty fund in the Pleasureville voting precinct or district in Henry county.

An act to amend the charter of the city of Lexington.

And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in that House, of the following titles, viz:

An act for the benefit of the Louisville and Frankfort and Lexington and Frankfort railroad company.

An act to amend the 56th chapter of the Revised Statutes, title "Landlord and Tenant."

An act to raise a bounty fund in Bracken, Livingston, Lyon, and Caldwell counties.

An act to amend the charter of the Barren River Petroleum Company.

An act to incorporate the Commonwealth Petroleum Company.

An act to incorporate the Paducah and Evansville Packet Company.

An act to incorporate the Covington Transfer Company.

An act to incorporate the Louisville Rock Oil and Mining Company.

An act to incorporate the Muldrough's Hill Coal, Oil, Iron, and Salt Company.

An act to charter the Mammoth Cave Petroleum Company.

An act to amend the charter of the Rough Creek Navigation and Manufacturing Company.

An act to amend the charter of the Breckinridge Petroleum Company.

An act to incorporate the Kentucky Land Mining Company.

An act to incorporate the Ætna Petroleum Company.

Mr. J. F. Bell presented the petition of the President and Managers of the Clark's Run and Salt River turnpike road company, praying for a modification of the charter of said company.

Which was received, the reading dispensed with, and referred to the Committee on Corporate Institutions.
On motion of Mr. Gabbert, indefinite leave of absence was granted to Mr. Cyrus Campbell.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of Squire Lucas, late sheriff of Grant county.
An act for the benefit of the coroner of Nicholas county.
An act for the benefit of Thomas Carter and Buford Musson, of Marion county.

Also, enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend the charter of the city of Louisville.
An act for the benefit of E. B. Treadway.
And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. Wm. M. Allen.—1. A bill to give compensation to chemists and physicians in certain cases.

On motion of Mr. Gano.—2. A bill to equalize the fees of clerks in this Commonwealth.

Ordered, That the Committee on County Courts prepare and bring in the 1st, and the Committee on the Court of Appeals the 2d.

The House then resumed the consideration of the bill, entitled
An act to increase the salaries of the Superintendent of Public Instruction and his clerk.

Ordered, That said bill be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed.

The question was taken, “Shall said bill pass?” and it was decided in the negative.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, Jno. S. McFarland,
William H. Baker, Francis Gardner, Wm. L. Neale,
Joshua F. Bell, John J. Gatewood, F. M. Ray,
Henry Bohannon, Richard H. Hanson, S. B. Thomas,
Wm. A. Brooks, P. B. Hawkins, H. W. Tuttle,
Isaac Calhoon, Jacob Hawthorn, H. G. Van Seggern,
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the 2d section of the third article of an act, entitled "An act to revise, amend, and reduce into one the common school laws of Kentucky," be so amended as that the salary of the Superintendent of Public Instruction shall be seventeen hundred dollars, and that of his clerk seven hundred dollars per annum, to be paid as heretofore.

§ 2. This act to take effect from its passage, and continue in force three years.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz: By the Committee on Corporate Institutions—
1. A bill to incorporate the Cook, Cardwell & Co. Oil, Mining, and Manufacturing Company.

By the Committee on Ways and Means—
2. A bill for the benefit of James H. Williamson, late sheriff of Boyle county.

By same—
3. A bill for the benefit of Walter B. Simmons, late sheriff of Meade county.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and
third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 3d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, W. H. Miller,
Alexander E. Adams, J. B. English, William L. Neale,
Alfred Allen, W. M. Fisher, Thos. W. Owings,
William M. Allen, Elijah Gabbett, William A. Pepper,
William H. Baker, Stephen F. Gano, James T. Pierson,
Joshua Barnes, Francis Gardner, Hiram S. Powell,
H. M. Bedford, Evan M. Garriott, F. M. Ray,
Joshua F. Bell, Jno. J. Gatewood, John D. Ross,
William Bell, Aaron Gregg, George S. Shanklin,
T. J. Birchett, Hiram Hagan, E. W. Smith,
Henry Bohannon, C. M. Hanks, E. H. Smith,
James T. Bramlette, C. C. Harvey, R. J. Spurr,
Wm. A. Brooks, P. B. Hawkins, Caleb Stinson,
E. A. Brown, Jacob Hawthorn, T. R. Taylor,
R. J. Brown, Thomas P. Hays, John R. Thomas,
Isaac Calhoun, A. H. Herrod, S. B. Thomas,
Cyrus Campbell, J. L. Hill, H. W. Tuttle,
John W. Campbell, O. P. Johnson, Henry G. Van Seggern,
T. P. Cardwell, J. F. Laneck, Thos. W. Varnon,
Jos. H. Chandler, Perry S. Layton, A. G. Waggener,
John T. Clark, J. H. Lowry, Willie Waller,
Albert A. Curtis, L. S. Luttrell, Isaac N. Webb,
James W. Davis, Thos. A. Marshall, M. E. White,
Samuel E. DeHaven, John S. McFarland, Geo. H. Whitten,
John M. Delph, John L. McGinnis, James Wilson,
Edward F. Dulin, Milton McGrew, George T. Wood—80,
Sebastian Eifort, H. C. McLeod,

In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That two years, from and after the passage of this act, shall be given to Walter B. Simmons, late sheriff of Meade county, to list and collect his uncollected fee bills and taxes under the penalties now prescribed by law; and said fee bills and taxes now remaining uncollected shall have distrainable force for and during the two years aforesaid.

§ 2. That when said Walter B. Simmons shall pay into the Treasury the amount of revenue due to the State for the years 1863 and 1864, he shall be released from the damages on the judgments now standing against him on account of his failure to collect and pay into the Treasury the revenue for the years aforesaid: Provided, however, Said payment shall be made within two years.

§ 3. This act to take effect from its passage.
The Committee on Ways and Means, to whom was referred the petition of sundry citizens of Harlan county, praying for the passage of an act for the benefit of S. C. Saylor, sheriff of said county, asked to be discharged from the further consideration thereof.

Which was granted.

The same committee, to whom was referred a Senate bill, entitled An act for the benefit of William Tinsley, late sheriff of Knox county,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then resumed the consideration of the resolutions of Mr. Hanson in relation to arrests in Kentucky by the military authorities, and the pending amendments thereto.

Mr. Ward moved a call of the roll.

And the question being taken thereon, it was decided in the affirmative.

The roll was then called, when the following members responded to their names, viz:

Mr. Speaker (Taylor), John K. Faulkner, W. H. Miller,
Alexander E. Adams, W. M. Fisher, William L. Neale,
Alfred Allen, Elijah Gabbert, Thomas W. Owings,
Wm. M. Allen, Stephen F. Gano, William A. Pepper,
Wm. H. Baker, Francis Gardner, James T. Pierson,
Joshua Barnes, Evan M. Garriott, Hiram S. Powell,
H. M. Bedford, John J. Gatewood, F. M. Ray,
Joshua F. Bell, Hiram Hagan, John D. Ross,
William Bell, C. M. Hanks, George S. Shanklin,
T. J. Birchett, Richard H. Hanson, E. W. Smith,
Henry Bohannon, C. C. Harvey, R. J. Spurr,
John C. Bolin, P. B. Hawkins, Caleb Stinson,
Jas. T. Bramlette, Jacob Hawthorn, T. R. Taylor,
E. A. Brown, Thomas P. Hays, John R. Thomas,
R. J. Browne, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, J. L. Hill, Wm. R. Thompson,
Cyrus Campbell, M. E. Ingram, H. W. Tuttle,
John W. Campbell, O. P. Johnson, H. G. Van Seggern,
T. P. Cardwell, J. F. Lauek, Thos. W. Varnon,
Joseph H. Chandler, Perry S. Layton, A. G. Waggner,
John T. Clark, J. H. Lowry, Willie Waller,
The question was then taken on the adoption of the amendment proposed by M. E. H. Smith, on the 9th instant, to the amendment proposed by Mr. Lowry on the 2d instant, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Ward and Hanson, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Said resolutions were then twice read and adopted.

The yeas and nays being required on the adoption thereof by Messrs. Hanson and J. F. Bell, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, Thos. W. Owings,
Alfred Allen, W. M. Fisher, James T. Pierson,
William M. Allen, Evan M. Garriott, John D. Ross,
William H. Baker, John J. Gatewood, George S. Shanklin,
Joshua Barnes, Hiram Hagan, R. J. Spurr,
Joshua F. Bell, C. M. Hanks, Caleb Stinson,
James T. Bramlette, Richard H. Hanson, T. R. Taylor,
R. J. Browne, P. B. Hawkins, John R. Thomas,
Isaac Calhoon, Thomas P. Hays, S. B. Thomas,
Joseph H. Chandler, L. S. Luttrell, Wm. R. Thompson,
John T. Clark, Thos. A. Marshall, H. W. Tuttle,
Samuel E. DelHaven, John S. McFarland, Thomas W. Varon,
John M. Delph, Milton McGrew, A. G. Waggner,
Edward F. Dulin, H. C. McLeod, A. H. Ward,

Those who voted in the negative, were—

Alexander E. Adams, Elijah Gabbert, J. H. Lowry,
H. M. Bedford, Stephen F. Gano, John L. McGinnis,
Wm. Bell, Francis Gardner, William L. Neale,
T. J. Birchett, Aaron Gregg, William A. Pepper,
Henry Bohannon, C. C. Harvey, Hiram S. Powell,
John C. Bolin, Jacob Hawthorn, E. W. Smith,
E. A. Brown, A. H. Herrod, H. G. Van Seggern,
Cyrus Campbell, J. L. Hill, Willie Waller,
John W. Campbell, M. E. Ingram, M. E. White,
T. P. Cardwell, O. P. Johnson, James Wilson,

Said resolutions, as adopted, read as follows, viz:

WHEREAS, The General Assembly of the Commonwealth of Kentucky has been informed by the Governor of said Commonwealth, in his late message, that numbers of the loyal citizens of this Commonwealth have been arrested, imprisoned, and banished "without a hearing, and without even a knowledge of the charges against them, merely for party and political vengeance, and to force them to pay heavy sums for their liberation," and whereas, such arrests, imprisonment, and banishment are in violation of the sacred constitutional rights of a free people, and tend to the subversion and destruction of civil liberty, and to the degradation of the Constitution, the laws, and the people of the Commonwealth; and whereas, it is the imperative duty of this General Assembly to inquire into and ascertain the facts in relation to such arrests, imprisonment, and banishment, that they may be presented in an authentic form to the President and the Congress of the United States, and to the General Assembly of this Commonwealth, in order that such action may be taken by these high authorities as will afford to the citizen a remedy for the past, and safety and security for the future; therefore, be it
1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth is hereby authorized and requested to appoint a commission, to consist of three good and loyal citizens of this Commonwealth (a majority of whom may act in the premises), whose duty it shall be to inquire into and ascertain how many and who of the citizens of this Commonwealth (not in the army, or navy of the United States, nor in arms against the authority of the United States or the Commonwealth of Kentucky) have been banished or arrested without due process of law; by what process, or order, or authority, arrested; when, where, and in what manner confined, and for what period of time, and how treated and dealt with during said confinement; also the charges upon which said arrest were made, whether in writing or otherwise, and whether the persons arrested were informed of said charges and a copy thereof delivered to them, and whether a copy of the charges were at any time refused to said persons, and whether any of said persons were forced to pay "heavy sums" to procure their liberation, and if so, what amounts, and to whom paid, and the circumstances under which paid, and whether by note or otherwise, and whether all necessary facilities for a fair trial were afforded to said persons; whether they were permitted to have legal counsel of their choice, compulsory process for their witnesses, and time and opportunity to procure their attendance or their evidence, and such other kindred facts as may be deemed necessary by said commission: Provided, That public notice of the times, places, and objects of said commission be published in some newspaper of Lexington, Louisville, and Frankfort, by the chairman of said commission, and all persons who may feel themselves interested in the investigation of said commission be invited to attend and be heard, if they so desire.

2. Resolved, The members of said commission, before proceeding to act herein, shall take an oath faithfully and impartially to perform the duties herein imposed, and they shall have power to send for persons and papers, and to swear witnesses, and take evidence by affidavit, deposition, or orally; but such oral evidence shall be reduced to writing when taken; and they may adjourn from time to time and place to place in this Commonwealth until their business is completed.

3. Resolved, Said commission shall make a report to the Governor of the Commonwealth of their proceedings herein, and of the facts and information obtained, and shall also file with him the evidence and proofs taken by them; and the General Assembly will hereafter provide, by law, a fair remuneration for their services rendered herein.


The House then took up the resolutions of Mr. Shanklin in relation to Boards of Trade in Kentucky, as reported by the Committee on the Judiciary, on the 2d instant, as follows, viz:

WHEREAS, It has been communicated to the General Assembly of the Commonwealth of Kentucky that the military authorities, without law, and in violation of law, recently established in the State of Kentucky
boards of trade, who, for certain fees, were to pass upon and determine who should buy and sell, not only in the ordinary course of trade, but for family supplies; and, as practiced in Kentucky, it was a system of partisan political corruption and oppression; and, under said system of trade regulations, frauds, swindles, and oppressions have been practiced upon the citizens of Kentucky to a large amount, and important markets closed and prohibited to them by threats of military arrests and confiscation of their property; and whereas, it has been stated and rumored that persons holding places in the board of trade were engaged in trade themselves, and that they have used their position and office to break down competition in their respective business, increase their profits, and extend their trade and business; and whereas, it has been stated and rumored that divers citizens of Kentucky have been engaged in procuring trade permits for other persons, and extorting large and exorbitant fees, bribes, and rewards therefor.

Now, for the purpose of vindicating the innocent upon whom suspicion of fraud and corruption may rest, and exposing the guilty and bringing them to condign punishment, and preventing a repetition of like frauds, swindles, and oppressions in the future, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That "a committee of five, two from the Senate and three from the House of Representatives, be appointed by the respective Speakers thereof, whose duty it shall be to investigate and ascertain and report the following facts, to wit:"

1st. Whether the trade system recently established by the military authorities in the State of Kentucky was authorized by law.

2d. Whether said trade system was used for partisan political purposes, and to prevent the free exercise of the elective franchise.

3d. What restrictions, if any, were imposed on the hog trade of Kentucky during the last fall, and whether said restrictions had the effect to close important markets for that article and to compel the producers thereof to sell at less prices than their fair market value; and whether the individuals appointed or permitted to purchase and slaughter hogs in Kentucky or ship them to market in or out of this State, during said restrictions, received the profits arising therefrom, and to what extent and amount.

4th. Whether any of the boards of trade thus established, or any member or members thereof, used their official position and power to extend their own business and increase their profits, or for the purpose of breaking down competition and securing a monopoly; and whether any member or members of any board of trade charged improper fees for permits.

5th. Whether any citizen of Kentucky, or other person or persons, were engaged in securing trade permits for other persons, and charging exorbitant fees, bribes, and rewards for the same, and extorting payment thereof. Said committee to have the power to send for persons and papers, and to take any testimony that may be adduced before them, either oral or written, reducing such oral testimony to writing; and return the same with their report.

2. Be it further resolved, That for the purpose of facilitating said investigation, each member of the present General Assembly be re-
quested to communicate to said committee any knowledge or informa tion he may have in relation to the matters embraced in the foregoing preamble and resolution.

The question was then taken on the adoption of the amendment proposed by Mr. Shanklin on yesterday, as a substitute for the amendment offered by Mr. Lowry on the 2d instant, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Lowry and Waller, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Mr. Shanklin moved to amend the preamble by striking out all after the words "purpose of," and by inserting in lieu thereof the following, viz:

Ascertaining whether the liberty and rights of property of any of the "citizens" of this Commonwealth have been invaded as set out in
Mr. Wm. Bell moved to amend said amendment by inserting the word "loyal" before the word "citizen."

Which was adopted.

The question was then taken on the adoption of Mr. Shanklin's amendment, as amended, and it was decided in the affirmative.

Mr. Shanklin then moved to amend the first resolution by striking out the words:

A committee of five, two from the Senate and three from the House of Representatives, be appointed by the respective Speakers thereof, whose duty it shall be to investigate and ascertain and report the following facts, to wit:

And by inserting in lieu thereof the following, viz:

The Governor of this Commonwealth is hereby authorized and requested to appoint a commission, to consist of three good and loyal citizens of this Commonwealth, a majority of whom may act in the premises, whose duty it shall be to inquire into and ascertain and report to the Governor the following facts.

Which amendment was adopted.

Mr. Shanklin moved further to amend the first resolution by striking out the word "thereof," in the 5th paragraph.

Which amendment was adopted.

Mr. Shanklin then moved to amend the resolutions by adding thereto the following additional resolutions, viz:

Be it further resolved, That the members of said commission, before they proceed to act herein, shall take an oath before some one authorized to administer oaths, that they will faithfully and impartially perform the duties herein imposed; and they shall have power to send for persons and papers, and to swear witnesses, and take evidence by affidavit or deposition; and they may adjourn from time to time, and from place to place, in this Commonwealth, until their business is completed; and said commission shall make a report to the Governor of this Commonwealth of their proceedings herein, and of the facts and information obtained, and also the proof taken by them; and the General Assembly will hereafter provide by law a fair remuneration for their services.

Be it further resolved, That the Governor shall lay said report, evidence, and proof before the General Assembly.

And the question, being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Webb then moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
The main question, "Shall the preamble and resolutions, as amended, be adopted?" was then put, and it was decided in the affirmative.

The yeas and nays being required on the adoption of said resolutions by Messrs. Shanklin and McFarland, were as follows, viz:

Those who voted in the affirmative, were—


Wm. Elliott, W. H. Miller,

Those who voted in the negative, were—


Mr. Shanklin moved to reconsider the vote by which said preamble and resolutions were adopted.

Mr. Hanson moved to lay said motion on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon, by Messrs. Adams and Powell, were as follows, viz:

Those who voted in the affirmative, were—

The House then took up the bill, entitled
An act allowing common school districts to levy a district school tax,
And the pending amendments thereto.
Mr. Wood moved to lay said bill and amendments on the table.
And the question being taken thereon, it was decided in the negative.
The yeas and nays being required thereon by Messrs. T. R. Taylor and Powell, were as follows, viz:

Those who voted in the affirmative, were—
Joshua F. Bell, William Elliott, H. C. McLoed.
William Bell, Elijah Gabbert, W. H. Miller.
T. J. Birchett, Francis Gardner.
Henry Bohannon, John J. Gatewood, James T. Pierson.
E. A. Brown, Thomas P. Hays, James T. Pierson.
John W. Campbell, M. E. Ingram, Wm. R. Thompson.
James W. Davis, J. H. Lowry, Willie Waller.
Those who voted in the negative, were—

Mr. Speaker (Taylor), Stephen F. Gano, Hiram S. Powell,
Alexander E. Adams, Evan M. Garriott, John D. Ross,
Alfred Allen, Aaron Gregg, George S. Shanklin,
Wm. M. Allen, Hiram Hagan, E. W. Smith,
Joshua Barnes, C. M. Hanks, R. J. Spurr,
James T. Bramlette, Richard H. Hanson, Caleb Stinson,
William A. Brooks, P. B. Hawkins, T. R. Taylor,
R. J. Browne, Jacob Hawthorn, S. B. Thomas,
Cyrus Campbell, A. H. Herrod, Thomas W. Varnon,
T. P. Cardwell, J. F. Lanek, A. G. Waggener,
John T. Clark, Perry S. Layton, A. H. Ward,
Sebastian Eifert, L. S. Luttrell, M. E. White,
John K. Faulkner, William L. Neale, George H. Whitten,

Mr. DeHaven then, by unanimous consent of the House, withdrew all that portion of the amendment, offered by himself on the 10th instant, that was not acted upon.

Mr. DeHaven also, by the unanimous consent of the House, moved to reconsider the vote by which so much of his amendment was adopted as excludes the county of Oldham from the provisions of the bill.

And the question being taken on the reconsideration of said vote, it was decided in the affirmative.

The question was again taken on the adoption of said amendment, and it was decided in the negative.

Mr. Ward moved to amend the 2d section of the amendment proposed by the Committee on Education, by adding after the word “trustees” the following, viz:

And any widow residing in any school district who is a tax-payer, or who has children, within the ages fixed by the common school laws, to be educated, shall be deemed a qualified voter under this act.

Which amendment was adopted.

The question was then taken on the adoption of the amendment, as amended, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of said bill by Messrs. McLoed and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, William A. Pepper,
Alexander E. Adams, Stephen F. Gano, Hiram S. Powell,
Alfred Allen, Francis Gardner, John D. Ross,
William M. Allen, Evan M. Garriott, Geo. S. Shanklin,
Joshua Barnes, John J. Gatewood, E. W. Smith,
H. M. Bedford, Aaron Gregg, R. J. Spurr,
Joshua F. Bell, Hiram Hagan, Caleb Stinson,
William Bell, C. M. Hanks, T. R. Taylor,
T. J. Birchett, Richard H. Hanson, John R. Thomas,
Henry Bohannon, C. G. Harvey, S. B. Thomas,
William A. Brooks, P. B. Hawkins, H. W. Tuttle,
R. J. Browne, Jacob Hawthorn, H. G. Van Seggern,
Cyrus Campbell, Thomas P. Hays, Thos. W. Vernon,
John W. Campbell, A. H. Errod, A. G. Waggener,
T. P. Cardwell, J. L. Hill, Willie Waller,
Jos. H. Chandler, J. F. Lauck, A. H. Ward,
John T. Clark, L. S. Luttrell, Isaac N. Webb,
Albert A. Curtis, Thomas A. Mashall, M. E. White,
James W. Davis, John S. McFarland, Geo. H. Whitten,
John M. Delph, W. H. Miller, James Wilson,
W. M. Fisher, Thos. W. Owings,

Those who voted in the negative, were—

Wm. H. Baker, Edward F. Dulin, John L. McGannis,
John C. Bolin, William Elliott, Milton McGrew,
Jas. T. Bramlette, John K. Faulkner, H. C. McLeod,
E. A. Brown, M. E. Ingram, James T. Pierson,
Samuel E. DeHaven,

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That, in any common school district in the State in which the clearly ascertained will of the people shall be in favor of a district tax in aid of the common school therein, the levying of such a tax therein shall be lawful.

§ 2. That the will of the people of any district in relation to such a tax therein shall be determined by a vote of the qualified voters thereof, at the time and place and in the manner prescribed in the 1st section of the 6th article of the revised school laws for the election of district trustees; and any widow residing in any school district who is a tax-payer, or who has children, within the ages fixed by the common school laws, to be educated, shall be deemed a qualified voter under this act: Provided, That, when a vote for such a tax shall be taken, votes shall be received from 9 o'clock A. M. till 5 o'clock P. M.: And provided further, That, previously to the taking of such a vote, no-
ties, signed by the Common School Commissioner, of the county in which such district lies, and by the trustees of such district, stating the amount and object of the tax proposed to be raised, and the time and place of taking the vote, shall have been posted, for one month or more, at three or more prominent places in the district: Provided further, Where lines dividing school districts pass through the lands of any person, dividing the same, the taxes shall be levied and paid to that district where the homestead may be situated.

§ 3. That the officers of the election shall return a fair and true record of the votes taken for and against such a tax, certified and sworn to by themselves before some officer authorized to administer oaths to the Common School Commissioner, if he shall not have presided at the election, or to the county judge, if the Commissioner shall have presided; and if it be found that a majority of the qualified voters of the district shall have voted in favor of such district tax, such fact shall be so certified to the parties concerned, and it shall be the duty of the Common School Commissioner of the county to furnish the sheriff with the boundary of the district, and of the latter officer to collect said district tax.

§ 4. That the money thus raised shall be accounted for and paid over by the sheriff, on or before the 15th day of December in each year, in the same manner in which he is required to account for and pay over the State revenue to the trustees of the district voting the tax, he being paid for his services not more than he would be allowed for collecting the same amount of the State revenue tax.

§ 5. That the money thus raised and paid into the hands of the trustees shall be paid out on the written order of a majority of them for either of the objects herein specified, and for nothing else, to-wit: for the purchasing of a site for a district school-house; the building, repairing, or furnishing of the district school-house; the necessary contingent expenses of the school, and the better payment of the salary of the teacher or teachers thereof.

§ 6. That the trustees shall make settlement with the Common School Commissioner for the amount of money thus received, at the time of making their report to said Commissioner, as required by the 11th section of the 6th article of the revised school laws, and shall show by vouchers how the money has been disbursed; and should the said Commissioner discover any fraud or misappropriation of funds on the part of said trustees, it shall be his duty to proceed against them as authorized by the 16th section of the 6th article of the revised school laws.

§ 7. That the Common School Commissioner shall, in making his annual report to the Superintendent of Public Instruction of the schools taught in his county, make report also of the amount of money thus raised and the manner in which it has been appropriated.

§ 8. That this act shall apply to all cities and towns, reporting as one district, which have not now the privilege of levying a special school tax.
§ 9. That the tax allowed under this act shall not exceed five cents in any one year on the hundred dollars' worth of taxable property in the district.

§ 10. That this act shall take effect from its passage.

And then the House adjourned.

FRIDAY, FEBRUARY 17, 1865.

A message was received from the Senate announcing that they had passed a bill, which originated in this House, of the following title, viz:

An act to provide a bounty fund for the county of Oldham,
With an amendment thereto.

And that they had passed bills of the following titles, viz:

An act appropriating money to the Eastern and Western Lunatic Asylums.

An act to amend an act, entitled "An act to authorize the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864, for said county."

An act to authorize the county court of Jefferson county to borrow money to aid enlistments and provide substitutes.

1. Mr. S. B. Thomas presented the petition of the citizens of Sonora, Hardin county, praying for the passage of an act to incorporate said town.

2. Mr. E. H. Smith presented the petition of sundry citizens of Grant county, praying for the passage of an act authorizing the county court of said county to levy a tax to raise a bounty fund.

Which were received, their readings dispensed with, and referred—the 1st to the Committee on Corporate Institutions, and the 2d to the Committee on the Revised Statutes.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to create a bounty fund in the Pleasureville voting precinct or district of Henry county.
An act to amend the charter of the city of Lexington.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Internal Improvement—
1. A bill to incorporate the Kentucky River Navigation Company.

By the same—
2. A bill appropriating money for the Kentucky river.

By the Committee on Ways and Means—
3. A bill for the benefit of the pauper lunatics of Knox county.

Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st and 2d were ordered to be printed, and were made the special order for Tuesday next at 10 o'clock, and the third bill was ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 3d bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the 3d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, H. C. McLeod,
Alexander E. Adams, John K. Faulkner, W. H. Miller,
Alfred Allen, Wm. M. Fisher, Thos. W. Owings,
Wm. M. Allen, Elijah Gabbert, William A. Pepper,
William H. Baker, Stephen F. Gano, James T. Pierson,
Joshua Barnes, Francis Gardner, Hiram S. Powell,
H. M. Bedford, Evan M. Garriott, F. M. Ray,
Joshua F. Bell, John J. Gatewood, John D. Ross,
William Bell, Aaron Gregg, Geo. S. Shanklin,
T. J. Birchett, Hiram Hagan, E. W. Smith,
Henry Bohannon, C. M. Hanks, E. H. Smith,
John C. Bolin, Richard H. Hanson, R. J. Spurr,
Jas. T. Bramlette, C. G. Harvey, Caleb Stinson,
Wm. A. Brooks, P. B. Hawkins, T. R. Taylor,
E. A. Brown, Thomas P. Hays, John R. Thomas,
R. J. Browne, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, J. L. Hill, Wm. R. Thompson,
WHEREAS, It is represented that in the county of Knox there are two pauper lunatics who have been duly examined as required by law, and who could not be taken in at the Asylums for want of room; and for remedy, wherefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, authorized to draw his warrant on the Treasurer in favor of...
punishment for crime, whereof the parties shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

"Sec. II. Congress shall have power to enforce this article by appropriate legislation."

And whereas, the above proposed amendment has been officially laid before this Legislature for its consideration and action; therefore be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the proposition to make said proposed amendment a thirteenth article of the amendments to the Constitution of the United States, be, and the same is hereby, rejected.

2. Resolved, That the Governor be directed to forward the foregoing preamble and resolution to the President of the United States, with the request that the same be laid before Congress.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolution was taken up, ordered to be printed, and referred to the Committee on the Judiciary.

On motion of Mr. J. F. Bell,

Resolution from the Senate in relation to a final adjournment of the present session of the Legislature was then taken up and read, as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when the Legislature adjoins on Monday, the 20th instant, they adjourn sine die.

Mr. J. F. Bell moved to amend the resolution by striking out "20th," and by inserting in lieu thereof "27th."

Which was adopted.

Said resolution, as amended, was then twice read and adopted.

The Committee on Ways and Means, to whom had been recommitted a bill, entitled

A bill to increase the salaries and regulate the duties of the judges of the circuit courts, and of the Louisville chancery court,

Reported the same, with an amendment as a substitute therefor, which was to strike out all after the enacting clause and to insert the following, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That hereafter the salaries of the judges of this State shall be as follows, viz: The circuit court judges shall receive an annual salary of "two thousand" dollars. The judge of the Louisville chancery court shall receive an annual salary of "two thousand" dollars. To be paid as salaries are now paid.

§ 2. This act to take effect from the date of its passage, and remain in force for two years.
Mr. Webb moved to amend the amendment by inserting the following as a substitute therefor, viz:

§ 1. The judges of the circuit courts of this Commonwealth shall hereafter be allowed, in addition to their salaries as now fixed by law, four dollars for each day they may be engaged in holding their courts.

§ 2. When a circuit judge shall present to the Auditor the certificate of any circuit court clerk in his district, made under oath, showing the number of days the circuit court of which he is clerk has been held by the judge, the Auditor shall issue his warrant to the Treasurer, requiring him to pay said judge for the number of days so determined, at the rate of four dollars per day.

§ 3. This act to be in force from and after its passage.

And the question being taken on its adoption, it was decided in the negative.

Mr. Fisher moved to amend the amendment by adding after the words “two thousand” the following, viz: “two hundred and fifty.”

Mr. Davis moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The question was then taken on the adoption of the amendment proposed by Mr. Fisher, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Fisher and Baker, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbett, William L. Neale,
William M. Allen, Aaron Gregg, Thomas W. Owings,
William Bell, P. B. Hawkins, F. M. Ray,
John M. Delph, A. H. Herrod, S. B. Thomas,
Edward F. Dulin, J. H. Lowry, H. W. Tuttle,
J. B. English, L. S. Luttrell, H. G. Van Seggern,
John K. Faulkner, Thomas A. Marshall, Thomas W. Varnon,

Those who voted in the negative, were—

Alexander E. Adams, Samuel E. DeHaven, H. C. McLeod,
Alfred Allen, Sebastian Eifort, W. H. Miller,
William H. Baker, William Elliott, William A. Pepper,
Joshua Barnes, Stephen F. Gano, James T. Pierson,
H. M. Bedford, Francis Gardner, Hiram S. Powell,
Joshua F. Bell, Evan M. Garriott, John D. Ross,
T. J. Birchett, John J. Gatewood, Geo. S. Shanklin,
Henry Bohannon, Hiram Hagan, E. W. Smith,
John C. Bolin, C. M. Hanks, E. H. Smith,
James T. Bramlette, Richard H. Hanson, R. J. Spurr,
Wm. A. Brooks, C. C. Harvey, Caleb Stinson,
E. A. Brown, Thomas P. Hays, T. R. Taylor,
The question was then taken on the adoption of the amendment proposed by the committee, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be amended, so as to read An act to increase the salaries of the judges of the circuit courts and of the Louisville chancery court.

The yeas and nays being required on the passage of the bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Taylor), J. B. English, John S. McFarland,
Alfred Allen, John K. Faulkner, Milton McGrew,
Wm. A. Allen, W. M. Fisher, W. H. Miller,
Wm. H. Baker, Elijah Gabbert, William L. Neale,
Joshua Barnes, Francis Gardner, Thomas W. Owings,
H. M. Bedford, Evan M. Garriott, William A. Pe pper,
Joshua F. Bell, John J. Gatewood, James T. Pierson,
William Bell, Aaron Gregg, F. M. Ray,
T. J. Birchett, Hiram Hagan, John D. Ross,
James T. Bramlette, C. M. Hanks, George S. Shanklin,
Wm. A. Brooks, C. C. Harvey, R. J. Spurr,
E. A. Brown, P. B. Hawkins, T. R. Taylor,
Isaac Calhoun, A. H. Herrod, S. B. Thomas,
John W. Campbell, J. L. Hill, H. W. Tattle,
John B. Carlile, O. P. Johnson, H. G. Van Seggerm,
Joseph H. Chandler, Samuel Larkins, Thomas W. Varnon,
John T. Clark, J. F. Lauck, A. G. Waggener,
John M. Delph, J. H. Lowry, Isaac N. Webb,

Those who voted in the negative, were—

Alexander E. Adams, Richard H. Hanson, E. H. Smith,
Henry Bohannon, Thomas P. Hays, Caleb Stinson,
John C. Bolin, M. E. Ingram, John R. Thomas,
Mr. McLoed entered a motion to reconsider the vote by which the House, on yesterday, rejected the bill, entitled
A bill to increase the salaries of the Superintendent of Public Instruction and his clerk.

Amendments proposed by the Senate to a bill, which originated in this House, entitled
An act to provide a bounty fund for the county of Oldham,
Were taken up, twice read, and concurred in.

A bill from the Senate, entitled
An act to authorize the county court of Jefferson county to borrow money to aid enlistments and provide substitutes,
Was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up the resolutions offered by Mr. McLoed on the 30th of January last, in relation to the Hon. Lucien Anderson.

Mr. McLoed moved to dispense with the rule of the House requiring resolutions to be referred to a standing committee.

And the question being taken thereon, it was decided in the negative.

Ordered, That said resolutions be referred to the Committee on Federal Relations.

Mr. McLoed moved that said committee be instructed to report said resolutions back to the House on Wednesday next at 11 o'clock.

And the question being taken thereon, it was decided in the negative.

Amendments proposed by the Senate to resolutions which originated in this House, asking Congress to pass laws for the benefit of the widows and orphans of soldiers who have died or been killed before being mustered into the service,
Were taken up, twice read, and concurred in.

The House then took up the bill, entitled
A bill to authorize administration on estates of persons in counties where there are no county courts.
Mr. Dulin moved an amendment as a substitute for the bill. Which was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up the motion of Mr. Clark, made on the 27th day of January last, to reconsider the vote by which the House rejected the bill, entitled

A bill for the benefit of Harlan county.

And the question being taken on the reconsideration of said vote, it was decided in the affirmative.

The question was then again taken on the passage of the bill, and it was decided in the negative.

The yeas and nays being required on the passage of the bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, W. M. Fisher, William A. Pepper,
Alfred Allen, Elijah Gabbert, Hiram S. Powell,
Joshua Barnes, John J. Gatewood, F. M. Ray,
William Bell, Aaron Gregg, S. B. Thomas,
Henry Bohannon, Hiram Hagan, Wm. R. Thompson,
Wm. A. Brooks, P. B. Hawkins, H. G. Van Seggern,
John W. Campbell, A. H. Herrod, Thos. W. Varnon,
T. P. Cardwell, M. E. Ingram, Isaac N. Webb,
John T. Clark, O. P. Johnson, M. E. White,
James W. Davis, Perry S. Layton, Geo. H. Whitten,
Sebastian Elfort, H. C. McLeod, Geo. T. Wood—33.

Those who voted in the negative, were—

Mr. Speaker (Taylor), William Elliott, Milton McGrew,
William H. Baker, J. B. English, W. H. Miller,
H. M. Bedford, Stephen F. Gano, James T. Pierson,
Joshua F. Bell, Francis Gardner, John D. Ross,
T. J. Birchett, Evan M. Garriott, Geo. S. Shanks,
John C. Bolin, Richard H. Hanson, E. W. Smith,
Jas. T. Bramlette, C. C. Harvey, E. H. Smith,
E. A. Brown, Thomas P. Hays, R. J. Spurr,
R. J. Browne, J. L. Hill, Caleb Stinson,
Isaac Calhoun, J. F. Lawck, T. R. Taylor,
John B. Carlile, J. H. Lowry, John R. Thomas,
Jos. H. Chandler, L. S. Luttrell, A. G. Waggener,
John M. Delph, John S. McFarland, A. H. Ward,
Said bill reads as follows, viz:

WHEREAS, It is represented to this General Assembly that the court-house and jail of Harlan county have been burned by a marauding band of rebels, and that the citizens of said county have been robbed and much impoverished by the oft repeated raids of guerrillas, thereby rendering the county unable to rebuild said public buildings; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the unpaid balance of the revenue due from Harlan county for the year 1862, be, and the same is hereby, donated and appropriated to Harlan county, to aid in rebuilding the court-house in said county, except so much of said revenue as is due to the common school fund and sinking fund.

§ 2. That Jonathan Lewis, Robbin Howard, and Noble Smith, be, and they are hereby, appointed a committee to superintend the building of said court-house, and they shall have the same power to collect the revenue donated by the preceding section of this act, that the Auditor of Public Accounts has in such cases, and they shall disburse the same for the purposes aforesaid; any two of whom may act in the premises for all.

§ 3. That said Jonathan Lewis, Robbin Howard, and Noble Smith, before they proceed to perform the duties required by this act, shall give bond in the county court, with approved security, for the safekeeping and proper disbursement of any moneys that may come into their hands as said building committee; and for any violation of the stipulations of said bond, suit may be brought by the county court, and recovery had for any loss or damage to the county.

§ 4. This act to take effect from its passage.

The House then took up the motion made by Mr. Ward on the 29th day of January last, to reconsider the vote by which the House refused to order to its third reading a Senate bill, entitled

An act to increase the pay of members of the General Assembly.

And the question being taken on the reconsideration of said vote, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. McLoed and Thompson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, Milton McGrew,
Alfred Allen, John K. Faulkner, H. C. McLoed,
Joshua Barnes, Francis Gardner, W. H. Miller,
H. M. Bedford, Aaron Gregg, Thos. W. Owings,
Wm. Bell, C. M. Hanks, Hiram S. Powell,
T. J. Burchett, Richard H. Hanson, Caleb Stinson,
Henry Bohannon, C. C. Harvey, T. R. Taylor,
James T. Bramlette, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, J. L. Hill, Wm. R. Thompson,
John W. Campbell, O. P. Johnson, H. W. Tuttle,
Those who voted in the negative, were—

Alexander E. Adams, Elijah Gabbert, James T. Pierson,
William H. Baker, Stephen F. Gano, John D. Ross,
Joshua F. Bell, Evan M. Garriott, George S. Shanklin,
John C. Bolin, John J. Gatewood, E. W. Smith,
Wm. A. Brooks, Hiram Hagan, E. H. Smith,
E. A. Brown, P. B. Hawkins, R. J. Spurr,
R. J. Browne, Thomas P. Hays, John R. Thomas,
John B. Carille, M. E. Ingram, A. G. Waggener,
Joseph H. Chandler, J. F. Lauck, M. E. White,
Samuel E. DeHaven, Perry S. Layton, Geo. H. Whitten,
Edward F. Dulin, John L. McGinnis, James Wilson,
Sebastian Eifort, William A. Pepper, George T. Wood—37.
W. M. Fisher,

The question was again taken on ordering said bill to be read a third time, and it was decided in the affirmative.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

The question was taken, “Shall the bill pass?” and it was decided in the negative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Aaron Gregg, H. C. McLoed,
Alfred Allen, C. M. Hanks, Thos. W. Owing,
Wm. M. Allen, Richard H. Hanson, Hiram S. Powell,
H. M. Bedford, C. C. Harvey, F. M. Ray,
T. J. Birchett, J. L. Hill, E. H. Smith,
Henry Bohannon, M. E. Ingram, T. R. Taylor,
John T. Clark, O. P. Johnson, S. B. Thomas,
James W. Davis, J. H. Lowery, Wm. R. Thompson,
John M. Delph, L. S. Luttrell, H. W. Tattle,
William Elliott, Thomas A. Marshall, H. C. Van Seggern,
J. B. English, Jno. S. McFarland, Thomas W. Varnos,
Francis Gardner,

Those who voted in the negative, were—

Alexander E. Adams, Edward F. Dulin, William A. Pepper,
William H. Baker, Sebastian Eifert, James T. Pierson,
Joshua Barnes, W. M. Fisher, John D. Ross,
Joshua F. Bell, Elijah Gabbert, George S. Shanklin,
William Bell, Stephen F. Gano, E. W. Smith,
Said bill reads as follows, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the first Monday in August, 1865, the pay of each member of the General Assembly shall be "six" dollars per day, during their attendance on, and "twenty-five" cents per mile for the necessary travel in going to and returning from the sessions of their respective Houses, to be paid in the same manner their pay is now provided for.

The House then took up the motion made by Mr. John R. Thomas on the 28th of January last, to reconsider the vote by which the House rejected a Senate bill, entitled

An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs or to withdraw its branch bank.

And the question being taken thereon, it was decided in the affirmative.

Ordered, That said bill be recommitted to the Committee on Banks.

The House then took up the bill, entitled

A bill to amend the 23d section, of article 1st, of the 37th chapter, of the Revised Statutes.

Mr. J. F. Bell moved an amendment.

Which was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up the bill, entitled

A bill authorizing the recording of wills and the probate thereof in certain cases.

Mr. Dulin moved an amendment.

Which was adopted.
Mr. Ward moved an amendment.
Which was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

House bills of the following titles, viz:
1. A bill to amend 2d paragraph of the 440th section of the Code of Practice in civil cases.
2. A bill to amend section 473 of the Code of Practice in civil cases.
3. A bill authorizing the appointment of guardians in certain cases.

Were severally ordered to be engrossed and read the third time.
The rule of the House, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The House then took up the bill, entitled
A bill to amend section 716, chapter 6, of the Code of Practice in civil cases.

On motion of Mr. McLeod,

Ordered, That said bill be committed to the Committee on the Revised Statutes, with instructions to report thereon to this House on to-morrow at 11 o'clock.

The House then took up the Senate bill, and the pending amendment thereto, entitled

An act to amend chapter 28 of the Revised Statutes, title "Crimes and Punishments."

Pending the consideration of which,

The House adjourned.
SATURDAY, FEBRUARY 18, 1865.

A message was received from the Senate announcing that they had passed a bill, entitled

An act to amend an act, entitled "An act for the benefit of the Kentucky Penitentiary."

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in this House, of the following title, viz:

An act to provide a bounty fund for the county of Oldham.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

1. Mr. John R. Thomas presented the remonstrance of sundry citizens in the vicinity of the town of Lebanon, against the extension of the corporate limits of said town.

Which was received, the reading dispensed with, and referred to the Committee on Corporate Institutions.

Leave was given to bring in the following bills, viz:

On motion of Mr. McGinnis—1. A bill for the benefit of school district No. 47, of Shelby county.

On motion of Mr. Ross—2. A bill for the benefit of the militia of Lawrence, Boyd, and Johnson counties.

On motion of Mr. J. F. Bell—3. A bill to create a corporation whose purpose is to erect a monument to the memory of General William Nelson.

On motion of Mr. Cardwell—4. A bill for the benefit of school districts Nos. 13, 20, 22, 23, and 24, in Magoffin county.

On motion of same—5. A bill for the benefit of William Coffee, an idiot, of Magoffin county.

On motion of same—6. A bill for the benefit of William Bailey, of Magoffin county.

On motion of Mr. Hawthorn—7. A bill to amend the charter of the Petroleum Fire and Marine Insurance Company, of Campbell county.


On motion of Mr. Delph—9. A bill to authorize the closing and opening certain streets in the city of Louisville.
On motion of same—10. A bill to incorporate the Kentucky Splint Coal, Oil, Mining, and Manufacturing Company.

On motion of Mr. Waggener—11. A bill for the benefit of school districts Nos. 13, 45, 47, and 62, in Cumberland county.

On motion of Mr. S. B. Thomas—12. A bill for the benefit of school district No. 13, of Hardin county.

On motion of same—13. A bill to amend an act, entitled "An act to charter the Salt River Petroleum Company."

On motion of same—14. A bill to amend an act, entitled "An act to charter the Jefferson and Hardin Coal and Rock Oil Company."

On motion of same—15. A bill to incorporate the Meeting Creek Coal, Oil, and Manufacturing Company.

On motion of Mr. Wood—16. A bill to authorize the Larue county court to provide a bounty and substitute fund for said county.

On motion of same—17. A bill to incorporate the Manslick Manufacturing Petroleum Company.


On motion of same—19. A bill to amend the charter of the town of Munfordville.


On motion of Mr. Ray—21. A bill to give further time to the sheriff of Hickman county to return his delinquent list for 1864.

On motion of Mr. William M. Allen—22. A bill to authorize the formation of corporations for mining, boring for petroleum, refining, manufacturing, chemical, and mechanical purposes.

On motion of Mr. Brooks—23. A bill to amend an act incorporating the Crab Orchard and Crew's Knob turnpike road company.

On motion of Mr. Neale—24. A bill for the benefit of a school district in Madison and Garrard counties.

On motion of Mr. Birchett—25. A bill for the benefit of the trustees of Paducah Female Seminary.


On motion of Mr. Clark—27. A bill to incorporate the Black Creek Oil, Mining, and Manufacturing Company.

On motion of Mr. Hagan—28. A bill for the benefit of B. Spear, Jr., late sheriff of Monroe county.
On motion of same—29. A bill for the benefit of school district No. 19, in Monroe county.

On motion of Mr. Wilson—30. A bill to incorporate the Montana and Greasy Creek Iron, Coal, Oil, Salt, and Lumber Company.

On motion of Mr. Ingram—31. A bill to incorporate the Hazel Dell Church, in Pulaski county.

On motion of Mr. Chandler—32. A bill for the benefit of Sylvester Newton, of Taylor county.

On motion of Mr. Lowry—33. A bill for the benefit of John N. Hadden, of Todd county.

On motion of Mr. Garriott—34. A bill to raise a bounty fund in Trimble county.

On motion of Mr. Pierson—35. A bill for the benefit of William T. Vaughn, of Webster county.

On motion of Mr. White—36. A bill to suspend, so far as relates to Whitley county, all laws requiring tax-payers to meet the sheriff for the purpose of paying their taxes.

On motion of Mr. McLeod—37. A bill to amend the charter of the Versailles and Anderson turnpike road company.

On motion of same—38. A bill to incorporate the Corwin Petroleum and Mining Company.

On motion of Mr. Ward—39. A bill to amend chapter 103, section 3, article 1, of the Revised Statutes, title "Turnpike and Plank Roads."

On motion of Mr. Clark—40. A bill to amend the charter of the Winchester and Mt. Sterling turnpike road company.

Ordered, That the Committee on Education prepare and bring in the 1st, 4th, 11th, 12th, 24th, 25th, and 29th. The Committee on Military Affairs the 2d; the Committee on Corporate Institutions the 3d, 7th, 8th, 10th, 13th, 14th, 15th, 17th, 18th, 19th, 22d, 27th, 30th, 31st, 38th, and 40th; the Committee on Claims the 5th and 6th; the Committee on the Revised Statutes the 9th, 32d, 36th, and 39th; the Committee on County Courts the 16th and 34th; the Committee on Ways and Means the 20th, 21st, 28th, and 35th; the Committee on Internal Improvement the 22d and 37th; the Committee on the Judiciary the 26th, and the Committee on Propositions and Grievances the 33d.

On motion of Mr. Barnes.

Ordered, That the Public Printer forthwith print the usual number

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of copies of the report of the Keeper of the Penitentiary, for the use of the members of the General Assembly.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That the Committee on Military Affairs be directed to inquire into the propriety of a law authorizing the Governor of the State to make propositions to the national authorities for permission to have an enrollment of the State made by the tax assessors, and providing by law, in the event of a favorable response, for the performance of the labor, and that said committee report by bill or otherwise.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. E. W. Smith read and laid on the table the following joint resolutions, viz:

WHEREAS, The report of a commission, appointed by Brevet Major General Burbridge, to examine and report upon alleged charges of corruption, fraud, and oppression of Brigadier General E. A. Paine, then in command at Paducah, and other persons, has been appended to the late message of the Governor; and whereas, grave charges are therein made, not only against Gen. Paine, but against Hon. L. Anderson, a member of Congress from the First District, and others, and which they charge to be unjust, and that the commission was ex parte, and has not made a full and fair investigation, and has done them great injustice, both in the examination and report; and as this report is made a State paper by being appended to the message, therefore, it is but just and right that a full and fair investigation be had;

wherefore,

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That so much of the Governor's message as relates to these matters and charges be referred to a special joint committee of one from the Senate and two from the House of Representatives, to investigate these charges; that said committee have a sitting at Paducah, with power to send for persons and papers, and that they report the facts and proof; that they give notice of their sittings by one publication in the daily newspapers of Louisville, and by letters through the mails, respectively addressed to Brigadier General Paine and Hon. L. Anderson.

2. Resolved, The Governor shall lay said report, evidence, and proof before the General Assembly at its next meeting.

Mr. E. W. Smith moved to dispense with the rule of the House requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. E. W. Smith and Birchett, were as follows, viz:
Those who voted in the affirmative, were—

Frances Gardner, John J. Gatewood, Thomas W. Owings
Alfred Allen, Aaron Gregg, James T. Pierson
William M. Allen, Hiram Hagan, Hiram S. Powell
Joshua Barnes, C. M. Hanks, F. M. Ray
H. M. Badford, Richard H. Henson, John D. Ross
Joshua F. Bell, P. B. Hawkins, E. W. Smith
William Bell, Jacob Hawthorn, E. H. Smith
T. J. Birehett, Thomas P. Hays, Caleb Stinson
John C. Bolin, A. H. Herrod, John R. Thomas
James T. Bramlette, J. L. Hill, S. B. Thomas
E. A. Brown, M. E. Ingram, Wm. R. Thompson
Isaac Calhoun, O. P. Johnson, H. W. Tuttle
John W. Campbell, Samuel Larkins, H. G. Van Seggern
T. P. Cardwell, J. F. Lauck, Thomas W. Varnon
John T. Clark, Perry S. Layton, A. G. Waggener
James W. Davis, J. H. Lowry, Willie Waller
John M. Delph, L. S. Luttrell, Isaac N. Webb
Edward F. Dulia, Thos. A. Marshall, M. E. White
Sebastian Effortt, Jno. S. McFarland, James Wilson
John K. Faulkner, Elijah Gabbert, W. H. Miller

Those who voted in the negative, were—

Alexander E. Adams, Joseph H. Chandler, H. C. McLeod
William H. Baker, J. B. English, Wm. L. Neale
Wm. A. Brooks, W. M. Fisher, T. R. Taylor
R. J. Browne, Evan M. Garriott, Geo. H. Whitten—44
John B. Carlyle, John L. McGinnis

Ordered, That the Public Printer forthwith print 150 copies of said resolutions for the use of the members of the General Assembly, and that the same be referred to the Committee on the Judiciary.

Mr. Ingram read and laid on the table the following joint resolution, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That Kentucky is a loyal State, and ready to perform all of her duties as such, and is willing that all of the available resources of the State and nation be used for the suppression of the rebellion. We earnestly request that the lawless bands of guerrillas, who are burning, stealing, and destroying our private as well as our public property, and making homes once happy now desolate by their cruelty to Union men, murdering many in cold blood who are law-abiding, peaceable citizens, thereby making life and property very uncertain. We earnestly ask the Government of the United States, and the authorities of the State of Kentucky, that men and money should be furnished until the robbers, marauders, rebels, and guerrillas are driven from our State, or brought to justice, that peace, law, and order may be restored to the people of our State. We look upon the
robberies by the guerrillas, which has and is desolating our State, as very wicked, and, in its foundation and progress, as treasonable, and a crime of the highest character against civilization and Christianity; that a committee of nine be appointed by the Governor of Kentucky, one from each Congressional District, to inquire, and report the facts, how many citizens of the State have been taken by the rebels and rebel guerrillas within the Southern lines; and how many have been arrested and taken from the homes of their families; and how many have been confined in the rebel prisons; and how many have died in Southern prisons; and how many there are who have not been exchanged; and how many citizens have been killed by rebels and rebel guerrillas; how many tortured and wounded by the rebels and rebel guerrillas.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Said resolution was taken up, ordered to be printed, and referred to the Committee on the Judiciary.

Mr. Lowry moved the following resolution, viz:

Resolved, That the Public Printer be required (in compliance with a resolution of this House), to print and furnish to the members of this House the acts increasing the fees of sheriffs, clerks, county judges, and assessors of this Commonwealth, passed during the present session.

Ordered, That said resolution be referred to the Committee on Printing.

Mr. R. J. Browne read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Public Printer, immediately upon the adjournment of the General Assembly, print in pamphlet form one copy of the general acts passed at the present adjourned session for each Representative and Senator, the Judges of the Court of Appeals and circuit court, each clerk of the county and circuit court, each Commonwealth Attorney, and each county judge and county attorney, and transmit the same to them by mail.

The rules of the House being dispensed with,

Said resolution was twice read and adopted.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That, for the remainder of the session of the present General Assembly, this House will meet at 9½ o'clock A. M.

The rule of the House requiring resolutions to be referred to a standing committee being dispensed with,

Mr. Delph moved to amend the said resolution by adding thereto the following, viz:

And that when the House adjourns, it will be to meet again at 3 o'clock P. M.
And the question being taken on the adoption of said amendment, it
was decided in the negative.

Said resolution was then twice read and adopted.

Mr. McLoed moved the following resolution, viz:

Resolved, That this House will hold an evening session on Monday
next; meeting at 3 o'clock, P. M., in order that the Committee on Cor-
porate Institutions may report the large number of bills now in the
hands of said committee.

The rule of the House being dispensed with, said resolution was
twice read and adopted.

The following bills were reported by the several committees ap-
pointed to prepare and bring in the same, viz:

By Mr. Lowry—

1. A bill for the benefit of James D. Christian, late sheriff of Todd
   county.

By the Committee on Corporate Institutions—

2. A bill to amend the charter of the Petroleum Fire and Marine
   Insurance Company, of Campbell county.

Which were read the first time, and ordered to be read a second
time.

The rule of the House, constitutional provision, and second and
third readings of said bills having been dispensed with, and the
same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as
aforesaid

The Committee on the Judiciary, to whom was referred the amend-
ments proposed by the Senate to a bill which originated in this House,
entitled

A bill to establish a court of common pleas for the county of Jeff-
erson,

Reported the same back to the House, with the expression of opin-
ion that the same should not be concurred in.

And the question being taken on concurring in the said amend-
ments, it was decided in the negative.

So said amendments were disagreed to.

The same committee, to whom had been referred a Senate bill, en-
titled

An act for the benefit of the Commonwealth's Attorney in the 7th
judicial district,

Reported the same back to the House without amendment.

Ordered, That said bill be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee, to whom had been referred a Senate bill, entitled

An act to amend the charter of the city of Covington,

Reported the same with sundry amendments thereto.

Which amendments were concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

At the hour of 11 o'clock the Committee on the Revised Statutes, to whom was committed a bill, entitled

A bill to amend section 716, chapter 6, of the Code of Practice in civil cases,

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That execution creditors to whom bonds have been executed as provided in section 713 of the Code of Practice in civil cases, to suspend sales of personal property under execution, who shall fail to give notice and move for judgment on such bond or bonds within "twelve months" from and after the passage of this act, shall be deemed to have abandoned all claim to the property embraced in said bond or bonds; and the sureties in said bond or bonds shall thereafter be released from all liability on the same, and the levy under which the said property was taken shall be released.

§ 2. That in all cases in which bonds shall hereafter be executed as provided in section 713 of the Code of Practice in civil cases, the execution creditor to whom the same shall be given may, at any time within one year after the execution of such bond, move for judgment on the same as provided in section 716, and not afterwards; and if such motion be not made within one year next after the execution of such bond, the levy under which the property embraced therein was taken shall be released, and the sureties in such bond shall thereafter be released from all liability thereon.

§ 3. This act to take effect from and after its passage.

Reported the same, with the following amendment to the 1st section, viz:

Strike out the words "twelve months," and insert in lieu thereof the words "two years."

Which amendment was concurred in.
Mr. R. J. Browne moved to amend the bill by adding thereto the following as an additional section, viz:

§. [numerator] That when any execution has been assigned by the plaintiff or his authorized agent, before the same has been levied, the bonds taken from the claimant shall not be held invalid because it is taken to the assignee of the execution instead of the plaintiff therein, but shall have the same effect as if taken to the plaintiff.

Mr. Joshua F. Bell moved to lay said bill and pending amendment on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. McLoed and Ray, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Elijah Gabbert, W. H. Miller,
Wm. M. Allen, Francis Gardner, William L. Neale,
William H. Baker, Evan M. Garriott, Thomas W. Owings,
Joshua Barnes, John J. Gatewood, William A. Pepper,
H. M. Bedford, Aaron Gregg, James T. Pierson,
Joshua F. Bell, C. M. Hanks, Hiram S. Powell,
William Bell, Richard H. Hanson, F. M. Ray,
T. J. Birchett, C. O. Harvey, John D. Ross,
P. B. Hawkins, Caleb Stinson, E. W. Smith,
E. A. Brown, Thomas P. Hays, T. R. Taylor,
Isaac Calhoon, A. H. Herrod, John R. Thomas,
T. P. Cardwell, J. L. Hill, H. G. Van Seggern,
John B. Carlile, M. E. Ingram, Thomas W. Varnon,
John T. Clark, O. P. Johnson, James Wilson,
John M. Delph, J. F. Lauck, A. G. Waggener,
Sebastian Eifort, Perry S. Layton, M. E. White,
William Elliott, J. H. Lowry, George H. Whitten,
J. B. English, John L. McGinnis, James Wilson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Edward F. Dulin, E. H. Smith,
Alfred Allen, Hiram Hagan, S. B. Thomas,
William A. Brooks, Jacob Hawthorn, Wm. R. Thompson,
R. J. Browne, L. S. Luttrell, H. W. Tuttle,
John W. Campbell, Thomas A. Marshall, A. H. Ward,

The House then resumed the consideration of the Senate bill, entitled

An act to amend chapter 28 of the Revised Statutes, entitled "Crimes and Punishments."
Which reads as follows, viz:

The prostitution of morals, the increase of bad men, and the multiplied facilities for the commission and concealment of crime (all the fruits of this wicked rebellion), have rendered life, liberty, and property insecure. The invasion, destruction, and abstraction of one or the other are the hourly visitations of some of the good citizens of the Commonwealth. These lamentable facts, known, felt, and witnessed by all, alike with justice and humanity require that the legal penalties for crime should be increased in severity and certainty; wherefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, Every white person, negro, mulatto, or Indian, who hereafter shall be guilty of robbery, rape, or burglary, shall be punished with death; and the same facts which constitute burglary in a white person shall constitute the crime herein punished when committed by a negro or mulatto.

§ 2. Every white person, negro, mulatto, or Indian, who shall hereafter be guilty of arson, shall be punished with death.

§ 3. Every white person, negro, mulatto, or Indian, who shall hereafter steal a horse, mule, jack, or jennet, shall be punished with death.

§ 4. This act shall only continue in force five years.

And the amendment proposed by the Committee on the Revised Statutes thereto, which was to strike out all after the enacting clause, and to insert in lieu thereof the following, viz:

§ 1. Every white person, free negro, or Indian, who hereafter shall be guilty of robbery or burglary, shall, "in the discretion of a jury," be punished "with death, or" by confinement in the Penitentiary not less than four nor more than fifteen years; and the same facts which constitute burglary in a white person shall constitute the crime herein punished when committed by a negro or mulatto.

§ 2. Every white person, or Indian, who shall hereafter be guilty of arson, shall, "in the discretion of a jury," be punished "with death, or" by confinement in the Penitentiary not less than five nor more than twenty years.

§ 3. Every white person, free negro, or Indian, who shall hereafter steal a horse, mule, jack, or jennet, shall, in the discretion of a jury, be punished with death, or by confinement in the Penitentiary not less than five nor more than fifteen years.

§ 4. This act shall only continue in force five years.

Mr. Dulin moved to amend the amendment by striking out the 3d section thereof.

Which was adopted.

Mr. Ward moved to amend the first and second sections of the amendment by striking out the words "in the discretion of a jury," and the words "with death or," where they occur in said sections.

Which amendment was adopted.
The question was then taken on the adoption of the amendment as amended, and it was decided in the affirmative.

The question was then taken, "Shall the bill, as amended, be read the third time?" and it was decided in the negative.

So said bill was disagreed to.

And then the House adjourned.

MONDAY, FEBRUARY 20, 1865.

A message was received from the Senate announcing that they had receded from their disagreement to the amendment proposed by this House to a bill, which originated in the Senate, entitled

An act to amend the charter of the Kentucky Coal, Mining, and Iron and Oil Manufacturing Company.

That they had concurred in the amendments proposed by this House to a bill, which originated in the Senate, entitled

An act to establish an Agricultural College.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to prevent procuring substitutes in this State for persons out of this State.

An act to amend section 3, of article 6, chapter 27, of the Revised Statutes.

And that they had passed bills of the following titles, viz:

An act to repeal sections 11 and 15 of article 2, of the State Guard law, approved August 31, 1862.

An act to prevent the destruction of fish in Rockcastle river and tributaries.

An act to incorporate the Magnolia Coal and Oil Company.

An act to amend the charter of "the Greenupburg and Cincinnati Petroleum and Oil Company," passed at the present session.

An act to amend chapter 11, Revised Statutes.

An act for the benefit of the Louisville and Nashville railroad company.

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Mr. Lowry presented the petition of sundry citizens of Todd county, praying for the passage of an act declaring Muddy river a navigable stream.

Which was received, the reading dispensed with, and referred to the Committee on Internal Improvement.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the Senate, of the following title, viz:

An act to establish an Agricultural College.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Governor by Mr. Page, Assistant Secretary of State, announcing that he had approved and signed sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to raise the bounty fund of Fleming county.

An act to authorize the Harrison county court to levy a tax to pay for county buildings.

An act for the benefit of the coroner of Nicholas county.

An act for the benefit of Thomas Carter and Buford Musson, of Marion county.

An act for the benefit of Squire Lucas, late sheriff of Grant county.

An act to create a bounty fund in the Pleasureville voting precinct or district in Henry county.

An act to amend the charter of the city of Lexington.

Resolution in relation to postponing the draft in Kentucky.

Mr. Chandler moved the following resolution, viz:

Resolved, That the Judiciary Committee report to this House the proposed amendment to the Constitution of the United States, with a recommendation of such action as they may deem expedient, on Tuesday next, at 11 o'clock A. M., and that the same be made the special order of the day for that hour.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Joshua F. Bell moved the following resolution, viz:

Resolved, That this House will, this day, take a recess from 11 o'clock A. M., until 12 M., that the members may be enabled to pay their personal respects to Major General Palmer, and that he be invited, during that time, to occupy this Hall, to receive the members of this House, and such other persons as may call on him.
The rule of the House being dispensed with, said resolution was twice read and adopted.

On motion of Mr. J. F. Bell,

Ordered, That Messrs. Joshua F. Bell, J. H. Lowry, and John R. Thomas be appointed a committee to invite Major General Palmer to this Hall at the hour mentioned in said resolution, and also to announce the same to the Senate, and to invite the members and officers thereof to meet General Palmer in this Hall at that hour.

A message was received from the Senate, by Messrs. Robinson and Fisk, announcing that they had adopted a resolution to take a recess from the hour of 11 o'clock A. M. until the hour of 12 M., for the purpose of accepting the invitation of the House to meet Major General Palmer, and that they had been appointed a committee on the part of the Senate to act in conjunction with the committee appointed on the part of this House, to wait on Major General Palmer.

On motion of Mr. E. A. Browne, indefinite leave of absence was granted to Mr. Hill.

Mr. Hanson read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That we welcome heartily to our State Major General Palmer, the Military Commander of this Department, and assure him of the hearty support of ourselves and our constituents in his patriotic efforts for the protection and peace of our people in the enjoyment of their rights under the Constitution and the laws.

The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

The House then took up the bill, entitled

A bill to amend an act, approved February 17th, 1858, entitled “An act for the benefit of the examining courts of this Commonwealth.”

Mr. J. F. Bell moved an amendment thereto.

Which was adopted.

Mr. R. J. Browne moved an amendment.

Mr. Ward moved to recommit the bill and pending amendment to the Committee on the Judiciary, with instructions to ascertain and report whether it is made the duty of the judge of the city court of Louisville to sit as an examining court by existing laws, and that they report on Wednesday next at 10 o'clock.

House bills of the following titles, viz:

1. A bill to fix the fees of surveyors.
2. A bill requiring the recording of the reports of sales of real estate.
Were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A bill from the Senate, entitled

An act to amend an act, entitled "An act to authorize the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864, for said county."

Was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same having been engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Senate announcing that they had concurred in a joint resolution, which originated in this House, welcoming Major General Palmer to Kentucky.

The following bills were reported by the several committees who were appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—

1. A bill for the benefit of Bennett Spear, late sheriff of Monroe county.

By same—

2. A bill for the benefit of P. Wherritt, late clerk of the Harrison county court.

By same—

3. A bill for the benefit of Fleming Bates, late sheriff of Wayne county.

By same—

4. A bill for the benefit of William Mullens, late sheriff of Wayne county.

By same—

5. A bill for the benefit of W. M. Samuels, sheriff of Hickman county.

By the Committee on the Judiciary—

By the Committee on Military Affairs—
7. A bill for the relief of widows, orphans, and discharged soldiers.

By the Committee on Banks—

By the Committee on Corporate Institutions—
9. A bill to amend an act, entitled "An act to incorporate the Newport and Covington Water-works Company."

By same—
10. A bill to incorporate the Loretta Oil, Mining, and Manufacturing Company.

By same—

By same—
12. A bill to incorporate the Cumberland Petroleum and Mining Association.

By same—

By same—
14. A bill to incorporate the Wild Cat Rockcastle County Mining and Petroleum Company.

By same—
15. A bill to incorporate the Central Kentucky Petroleum and Mining Company.

By same—
16. A bill to incorporate the Cumberland and Kentucky River Coal, Oil, and Lumber Company.

By same—
17. A bill to amend the charter of the Clark's Run and Salt River turnpike company.

By same—
18. A bill to incorporate the Western States Coal, Oil, and Mining Company.

By same—
19. A bill to incorporate the Kentucky Petroleum and Mining Association.

By same—
By same—
By same—
22. A bill to amend the charter of the town of Munfordville.
By same—
23. A bill to incorporate the Belle Grove Spring and Blue Bank turnpike road company.
By same—
By same—
25. A bill to incorporate the Lexington and Louisville Oil and Mining Company.
By same—
By same—
27. A bill to incorporate the Irvine and Jessamine Oil, Mining, and Manufacturing Company.
By same—
28. A bill to incorporate the Kentucky River and Clear Creek Burning Well Petroleum Company.
By same—
29. A bill to incorporate the Knox County Kentucky Oil, Salt, and Coal Company.
By same—
By same—
31. A bill to incorporate the Pike Mining and Manufacturing Company.
By same—
32. A bill to incorporate the Oil Basin Mining and Manufacturing Company.
By same—
33. A bill to incorporate the Girard Oil, Mining, and Manufacturing Company.
By same—
34. A bill to incorporate the Tar Fork Oil Company.
By same—

By same—
36. A bill to incorporate the Lake Mining and Manufacturing Company.

By same—
37. A bill to incorporate the Ohio River Transportation Company.

By same—
38. A bill to incorporate the Kinnikinick Central Oil and Mining Company.

By same—

By same—
40. A bill to incorporate the Central Kentucky Rock Oil Company.

By same—
41. A bill to incorporate the Clay Lick Salt, Oil, and Mineral Company, of Green county.

By same—
42. A bill to incorporate the Kentucky and Ohio Mining and Petroleum Company.

By same—
43. A bill to amend an act, entitled “An act to re-locate the State road in Whitley county.”

By same—
44. A bill to repeal an act to authorize the county court of Marion to levy a tax to build a jail and circuit and county clerks’ offices of said county, approved January 28, 1864.

By same—
45. A bill to amend the charter of the Winchester and Mt. Sterling turnpike road company.

By same—
46. A bill to incorporate the Black Creek Coal, Oil, Lumber, Mining, and Manufacturing Company.

By same—
47. A bill to incorporate the Southwestern Rock Oil Association.

By same—
48. A bill to incorporate the Rush Creek Mining and Manufacturing Company.
By same—

49. A bill to incorporate the Sulphur Lick Oil and Mining Company.

By same—

50. A bill to incorporate the Somerset Petroleum and Transportation Company.

By same—

51. A bill to incorporate the Indian Creek and Jack's Knob Iron, Coal, Salt, Lead, Lumber, and Oil Manufacturing Company.

By same—

52. A bill to incorporate the Transmontane Oil, Coal, and Mining Company.

By same—

53. A bill to amend the charter of the Greenup Coal and Oil Company.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 7th was ordered to be printed, and made the special order for the 22d instant at 11 o'clock; the 50th was recommitted to the Committee on Corporate Institutions; and the 1st, 2d, 3d, 4th, 5th, 6th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42d, 43d, 44th, 45th, 46th, 47th, 48th, 49th, 51st, 52d, and 53d bills were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32d, 33d, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42d, 43d, 44th, 45th, 46th, 47th, 48th, 49th, 51st, 52d, and 53d bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts, be, and he is hereby, directed to draw his warrant on the Treasurer, in favor of P. Wherritt, late clerk of the Harrison county court, for the sum of one hundred and fifteen dollars and fifty-nine cents, that being the amount overpaid into the Treasury by him in the year 1862.

§ 2. This act to be in force from its passage.

The Committee on Corporate Institutions, to whom leave was referred, reported

A bill to amend the charter of the Henderson Petroleum, Mining, and Manufacturing Company.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Joshua F. Bell moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The same committee reported

A bill to extend the corporate limits of the town of Lebanon.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Dulin moved an amendment.
Mr. Jno. R. Thomas moved to recommit the bill and amendment to the Committee on Corporate Institutions.
And the question being taken thereon, it was decided in the affirmative.
The same committee, to whom was referred the petition of Dick Robinson and others, praying for the passage of an act to incorporate the Nelson Monument Association,
asked to be discharged from the further consideration thereof.
Which was granted.
Ordered, That said petition be referred to Messrs. Joshua F. Bell, R. J. Browne, Lowry, Wood, and Bramlette.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:
By the Committee on Ways and Means—
1. An act for the benefit of Washington Fryer, of Union county.
By same—
By same—
3. An act for the benefit of the sheriff of Fleming county.
By same—
4. An act for the benefit of S. G. Sasseen.
By same—
5. An act to continue in force an act, entitled "An act authorizing the Governor to remit the damages on judgments against defaulting officers."
By same—
6. An act for the benefit of J. H. Blair.
By the Committee on Corporate Institutions—
7. An act to incorporate the Northern Kentucky Oil and Mining Company.
By same—
8. An act to incorporate the Southern Kentucky Oil and Mining Company.
By same—
By same—
10. An act to incorporate the Mountain Petroleum and Transportation Company.
By same—

By same—
2. An act to incorporate the Louisville Hebrew Mutual Aid Society, Chebrah, Bikur, Cholim, Ukedusho.

By same—
3. An act to incorporate the Morgan Oil and Mining Company.

By same—
4. An act to incorporate the Henderson Oil and Mining Company.

By same—
5. An act to amend the charter of Germantown, Kentucky.

By same—
6. An act to incorporate the Excelsior Petroleum Company.

By same—
7. An act to incorporate the Nelson County Petroleum Company.

By same—
8. An act to incorporate the Western Petroleum and Mineral Company.

By same—
9. An act to incorporate the Madison Oil and Manufacturing Company.

By same—

By same—

By same—
12. An act to incorporate the Eskridge Petroleum and Mining Company.

By same—
13. An act to incorporate the Proctor Petroleum, Oil, and Mining Company, of Edmonson and Butler counties.

By same—
14. An act to incorporate the Buena Vista Oil and Manufacturing Company.

By same—
By same—
26. An act to incorporate the Eastern Kentucky Oil Company.
By same—
27. An act to amend the charter of the Great Western Mining and Manufacturing Company.
By same—
By same—
29. An act to incorporate the Richmond and Red Lick Petroleum and Mining Company.

Which were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, William A. Pepper, James T. Pierson,
Alexander E. Adams, Evan M. Garriott, Hiram S. Powell, F. M. Ray,
William H. Baker, John J. Gatewood, John D. Ross, C. M. Hanks,
Joshua Barnes, Hiram Hagan, E. W. Smith, C. C. Harvey,
William Bell, P. B. Hawkins, E. H. Smith, Thomas P. Hays,
T. J. Birchett, A. H. Herrod, R. J. Spurr, John C. Bolin,
Wm. A. Brooks, J. L. Hill, Caleb Stinson,
E. A. Brown, A. H. Herrod, T. R. Taylor,
R. J. Browne, J. L. Hill, S. B. Thomas,
Isaac Calhoon, M. E. Ingram, Wm. R. Thompson,
John W. Campbell, O. P. Johnson, H. W. Tuttle,
T. P. Cardwell, Samuel Larkins, H. G. Van Seggern,
John B. Carlile, J. F. Lauck, Thomas W. Varnon,
John T. Clark, Perry S. Layton, A. G. Waggener,
James W. Davis, J. H. Lowry, Willie Walker,
John M. Delph, L. S. Luttrell, A. H. Ward,
Edward F. Dulin, John L. McGinnis, Isaac N. Webb,
Sebastian Eifort, Milton McGrew, M. E. White,
William Elliott, H. C. McLeod, Geo. H. Whitten,
John K. Faulkner, John L. McGinnis, James Wilson,

In the negative—none.

The Committee on Ways and Means, to whom was referred a Senate bill, entitled
An act for the benefit of the Kentucky Institution of the Education of the Blind,

Reported the same without amendment.

Mr. R. J. Browne moved to amend the bill by adding thereto the following proviso, viz:

Provided, That this appropriation shall be in lieu of the three thousand dollars appropriated to said Institution by the general laws, and shall only be for the year 1865.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, W. H. Miller,
Alexander E. Adams, Elijah Gabbert, Wm. L. Neale,
William M. Allen, Francis Gardner, Wm. A. Pepper,
William H. Baker, Evan M. Garriott, James T. Pierson,
Joshua Barnes, John J. Gatewood, Hiram S. Powell,
Joshua F. Bell, Aaron Gregg, F. M. Ray,
William Bell, Hiram Hagan, John D. Ross,
T. J. Bichett, C. M. Hanks, E. W. Smith,
John C. Bolin, C. C. Harvey, E. H. Smith,
Joshua Barnes, Jacob Hawthorn, R. J. Spurr,
John J. Gatewood, Thomas P. Hays, Caleb Stinson,
Aaron Gregg, Hiram Hagan, T. R. Taylor,
Hiram Hagan, Hiram Hagan, S. B. Thomas,
William A. Brooks, C. M. Hanks, Wm. R. Thompson,
James T. Bramlette, C. C. Harvey, H. W. Tuttle,
Jacob Hawthorn, Thomas P. Hays, H. G. Van Seggern,
Samuel Larkins, James T. Bramlette, Thomas W. Varnon,
John B. Carlile, A. H. Herrod, A. G. Waggener,
Joseph H. Chandler, J. L. Hill, Willie Waller,
John T. Clark, M. E. Ingram, A. H. Ward,
James W. Davis, O. P. Johnson, Isaac N. Webb,
John M. Delph, Samuel Larkins, M. E. White,
Edward F. Dulin, J. F. Lauck, Geo. H. Whitten,
Sebastian Erford, Perry S. Layton, James Wilson—73.
William Elliott,
John K. Faulkner,

In the negative—none.

The same committee, to whom had been referred a Senate bill, enti-
An act empowering the Governor to appoint agents to visit and aid sick and wounded soldiers of Kentucky,
Reported the same with an amendment thereto.
Which was concurred in.
Ordered, That said bill, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Taylor), Elijah Gabbert, William A. Pepper,
Alexander E. Adams, Francis Gardner, James T. Pierson,
Alfred Allen, John J. Gatewood, Hiram S. Powell,
Wm. M. Allen, Aaron Gregg, F. M. Ray,
Joshua Barnes, Hiram Hagan, John D. Ross,
Joshua F. Bell, Richard H. Hanson, E. W. Smith,
William Bell, C. C. Harvey, E. H. Smith,
T. J. Bichett, P. B. Hawkins, R. J. Spurr,
John C. Bolin, Jacob Hawthorn, Caleb Stinson,
Jas. T. Bramlette, A. H. Herrod, T. R. Taylor,
William A. Brooks, J. L. Hill, John R. Thomas,
E. A. Brown, M. E. Ingram, S. B. Thomas,
R. J. Browne, O. P. Johnson, Wm. R. Thompson,
Isaacs Calhoun, J. F. Lauck, H. W. Tuttle,
John C. Bolin, Perry S. Layton, H. G. Van Seggern,
T. P. Cardwell, J. H. Lowry, Thomas W. Varnon,
John B. Carlile, L. S. Luttrell, A. G. Waggener,
Joseph H. Chandler, Jno. S. McFarland, Willie Walker,
John T. Clark, John L. McGinnis, A. H. Ward,
James W. Davis, Milton McGrew, Isaac N. Webb,
John M. Delph, H. C. McLoed, M. E. White,
Edward F. Dulin, W. H. Miller, George H. Whitten,
Sebastian Efford, William L. Neale, James Wilson,
William Elliott, Thomas W. Owings, Geo. T. Wood—73.

Those who voted in the negative, were—

The Committee on Corporate Institutions, to whom was referred Senate bills of the following titles, viz:
2. An act to incorporate the Kentucky River Oil and Mining Company.
HOUSE OF REPRESENTATIVES.

Reported the same with amendments thereto.
Which were concurred in.
Ordered, That said bills, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The same committee, to whom had been referred a Senate bill, entitled
An act for the benefit of the city of Louisville,
Reported the same, with the expression of opinion that it ought not to pass.
And the question being taken on ordering the said bill to be read the third time, it was decided in the negative.
So said bill was disagreed to.
And then the House adjourned.

TUESDAY, FEBRUARY 21, 1865.

A message was received from the Senate announcing that they had concurred in the amendments proposed by this House, to a bill which originated in the Senate, entitled
An act for the benefit of the incorporated banks of issue of Kentucky.
That they had passed bills, which originated in this House, of the following titles, viz:
An act to amend the charter of the town of Mt. Sterling, Kentucky.
An act concerning the Harrison County Academy.
An act to incorporate the Louisville Mutual Literary Benefit Society.
An act to amend an act, entitled "An act to incorporate the town of Mt. Sterling," approved March 12, 1851.
An act to define and establish the boundary line between Carter and Greenup counties, west of Tygert's creek.
An act to increase the compensation of the Register of the Land Office.

With an amendment to the last named bill.
And that they had passed bills of the following titles, viz:
An act to amend an act to amend in part chapter 61 of Revised Statutes.
An act to authorize the coroner of Butler county to appoint deputies.
An act to amend section 1, chapter 85, Revised Statutes, title "Salaries."

1. Mr. Barnes presented the petition of the county judge and attorneys of Bath county, praying for the passage of an act permitting the Bath circuit court to be held at the town of Sharpsburg, in said county, instead of Owingsville, until times shall become more settled.
Which was received, the reading dispensed with, and referred to the Committee on Circuit Courts.

On motion of Mr. Wood,
Leave was given to bring in a bill offering a bounty to Kentucky volunteers.

Ordered, That the Committee on Military Affairs prepare and bring in the same.

Mr. Hansom moved the following resolution, viz:
Resolved, That this House will take a recess from 1 o'clock to-day until 3 o'clock P. M., for the purpose of allowing the standing committees to report.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Bramlette read and laid on the table the following joint resolution, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky, That in printing the "acts of the General Assembly of the Commonwealth of Kentucky," the Public Printer be directed to exclude therefrom all acts and amendatory acts incorporating oil, coal, mining, manufacturing, lumber, transportation, and petroleum companies passed at the present adjourned session of the General Assembly.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Said resolution was taken up and referred to the Committee on Printing.

On motion of Mr. John R. Thomas, indefinite leave of absence was granted to Mr. Adams.
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The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Propositions and Grievances—

1. A bill changing the county line between Knox and Harlan Counties.

By the Committee on Ways and Means—

2. A bill further to define the duties of the Treasurer.

By same—

3. A bill for the benefit of W. E. Hill, sheriff of Johnson county.

By the Committee on Internal Improvement—


By same—

5. A bill to incorporate the Taylor Petroleum and Mining Company.

By same—

6. A bill to incorporate the Kentucky Telegraph Company.

By same—

7. A bill to incorporate the Big Sandy and Great Oil Springs Petroleum Company.

By same—


By same—

9. A bill to amend chapter 103 of the Revised Statutes, entitled "Turnpike and Plank Roads."

By same—

10. A bill to incorporate the Buffalo Mining Company.

By same—

11. A bill concerning the Kentucky Central railroad.

By same—

12. A bill chartering the Mineral railroad, from Louisville to Litchfield.

By same—

13. A bill to amend an act, entitled "An act to incorporate the Crab Orchard and Crew's Knob turnpike road company."

By same—

Which were severally read the first time, and ordered to be read the 2nd time.

The rule of the House, constitutional provision, and 2nd and 3rd readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 3d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbart, William L. Neale,
Alfred Allen, Stephen F. Gano, William A. Pepper,
Wm. M. Allen, Francis Gardner, James T. Pierson,
Wm. H. Baker, Evan M. Garriott, Hiram S. Powell,
Joshua Barnes, John J. Gatewood, F. M. Ray,
Joshua F. Bell, Aaron Gregg, John D. Ross,
William Bell, Hiram Hagan, E. W. Smith,
T. J. Birchett, C. C. Harvey, E. H. Smith,
John C. Bolin, P. B. Hawkins, R. J. Spurr,
Wm. A. Brooks, Jacob Hawthorn, Caleb Sutson,
E. A. Brown, Thomas P. Hays, T. R. Taylor,
R. J. Browne, A. H. Herrod, H. A. S. B. Thomas,
Isaac Calhoun, M. E. Ingram, T. O. Wm. R. Thompson,
John W. Campbell, O. P. Johnson, H. W. Tuttle,
John B. Carlisle, Samuel Larkin, H. G. Van Sogger,
John T. Clark, J. F. Lauck, Thos. W. Varnon,
James W. Davis, Perry S. Layton, A. G. Waggener,
Samuel E. DeHaven, J. H. Lowry, Willie Waller,
John M. Delph, L. S. Luttrell, A. H. Ward,
Edward F. Dulin, Jno. S. McFarland, M. E. White,
Sebastian Effort, John L. McGinnis, Geo. H. Whitten,
William Elliott, Milton McGrew, James Wilson,
W. M. Fisher, W. H. Miller,
In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That W. E. Hill be, and he is hereby, released from the payment of the interest on a judgment rendered against him in the Franklin Circuit Court, on his official bond as Sheriff of Johnson county, for failure to pay into the Treasury the revenue for said county for the year 1862; said Hill having fully paid up the principal of said judgment.

§ 2. This act shall take effect from its passage.

The Committee on Ways and Means reported

A bill to increase the compensation of the Public Printer.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill being dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the passage of this act, the Public Printer shall receive an increase of thirty-three and one-third per cent. on the prices now allowed by law for work done by him for the State.

§ 2. That this act shall take effect from its passage, and remain in force for two years, and no longer.

The same committee reported a bill to amend chapter 5, article 1, section 3, Revised Statutes, title "Auditor."
Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same having been engrossed,

The question was taken, "Shall said bill pass?" and it was decided in the negative.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That in lieu of the salaries now provided for by law, the following shall be paid, viz: The Auditor shall receive an annual salary of two thousand two hundred and fifty "dollars." The Assistant Auditor shall receive an annual salary of fifteen hundred dollars. To the Auditor, to enable him to pay such clerks as he may deem necessary for the discharge of the business of his office, the sum of "seven" thousand dollars; also the sum of two hundred dollars per annum as
compensation for a porter to the Auditor and Treasurer, to be paid and drawn in the same manner as now provided by law from the Treasury.

§ 2. This act to continue in force for three years, and after that date they shall receive the same salaries now provided by law.

§ 3. This act to take effect from and after its passage.

The same committee, to whom was referred the resolution from the Senate of instructions to the Attorney General of the State, reported the same without amendment.

Said resolution was twice read and adopted.

At 10½ o'clock the House, according to order, took up the bill, entitled

A bill appropriating money for the Kentucky river.

Which was ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, Milton McGrew,
A. S. Allen, J. B. English, H. C. McLeod,
Alfred Allen, John K. Faulkner, W. H. Miller,
William M. Allen, W. M. Fisher, William L. Neale,
Wm. H. Baker, Elijah Gabbert, Thos. W. Owings,
Joshua Barnes, Stephn. F. Gano, William A. Pepper,
H. M. Bedford, Francis Gardner, James T. Pierson,
Joshua F. Bell, Evan M. Garriott, John D. Ross,
William Bell, John J. Gatewood, Geo. S. Shanklin,
T. J. Birchett, Aaron Gregg, R. H. Smith,
Henry Bohannon, Hiram Hagan, R. J. Spour,
John C. Bolin, R. A. Hamilton, Caleb Stinson,
Jas. T. Bramlette, Richard H. Hanson, T. R. Taylor,
William A. Brooks, C. C. Harvey, John R. Thomas,
E. A. Brown, P. B. Hawkins, S. B. Thomas,
R. J. Brown, Jacob Hawthorn, W. R. Thompson,
Isaac Calhoon, Thomas P. Hays, H. W. Tuttle,
John B. Carlile, A. H. Herrod, H. G. Van Seggern,
Jos. H. Chandler, O. P. Johnson, Thos. W. Varnon,
John T. Clark, J. F. Lanier, A. G. Waggner,
Samuel E. De Haven, L. S. Luttrel, A. H. Ward,
John M. Delph, Thomas A. Marshall, Isaac N. Webb,
Edward F. Dunlap, John S. McFarland, James Wilson,
Those who voted in the negative, were—
Alexander E. Adams, Perry S. Layton, E. W. Smith,
T. P. Cardwell, Hiram S. Powell, M. E. White,
M. E. Ingram,

Said bill reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of thirty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be expended, if necessary, on the locks and dams on the Kentucky river, the same to be drawn upon the warrant of the Auditor when necessary.

§ 2. Be it further enacted, That the Board of Internal Improvement shall cause to be expended the amount of money now on hand, deposited to the credit of this line of improvement, before any of the money hereby appropriated shall be expended or drawn from the Treasury.

§ 3. Be it further enacted, That the Board of Internal Improvement shall be permitted to expend such sum only of the present appropriation as will be necessary to repair the breach at Lock No. 3, and make such other repairs as may be necessary to put the line in a safe condition, and to protect it from the danger of high water, making the original investment as secure as possible.

§ 4. Be it further enacted, That the Chairman of the Board of Internal Improvement shall employ the services of an engineer when he shall think proper, and he shall cause him to make out his estimates of the work necessary to be done, and the manner of doing it, and shall submit the same to the Board of Internal Improvement for their approval.

§ 5. Be it further enacted, That the Board of Internal Improvement shall pay said engineer a fair compensation for his services.

§ 6. This act to take effect from its passage.

Mr. DeHaven then moved to reconsider the vote by which the House this day rejected
A bill to amend chapter 5, article 1, section 3, Revised Statutes, title "Auditor."

And the question being taken on reconsidering said vote, it was decided in the affirmative.

Mr. Neale then moved to reconsider the vote by which the third reading of said bill was dispensed with, and also the vote by which it was ordered to be engrossed and read the third time.

Which motion was adopted, and said votes reconsidered.

Mr. DeHaven then moved to postpone the special orders set for this hour, until the House had completed its consideration of said bill.
Which motion was adopted.

Mr. Neale then moved to amend said bill by striking out the words
"two hundred and fifty," and also by striking out the word "seven," and by inserting in lieu thereof the word "six."

Mr. E. H. Smith moved to postpone the further consideration of said bill and pending amendments until Thursday next, at 10½ o'clock.

And the question being taken thereon, it was decided in the negative.

The question then coming up on Mr. Neale's amendment, on motion of Mr. T. R. Taylor, a division of the question was had. And the question being taken on striking out the words "two hundred and fifty," it was decided in the affirmative.

The question then coming up on striking out the word "seven," and inserting in lieu thereof the word "six."

Mr. Herrod moved an amendment thereto, which was to insert the word "eight" instead of the word "six."

And the question first being taken on striking out the word "seven," it was decided in the negative.

So said amendments were rejected.

Orderred, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, Milton McGrew,
Alexander E. Adams, John K. Faulkner, H. C. McLeod,
A. S. Allan, W. M. Fisher, W. H. Miller,
Alfred Allen, Elijah Gabbert, Thos. W. Owings,
Wm. M. Allen, Stephen F. Gano, William A. Pepper,
William H. Baker, Francis Gardner, James T. Pierson,
Joshua Barnes, Evan M. Garriott, Hiram S. Powell,
H. M. Bedford, John J. Gatewood, F. M. Ray,
Joshua F. Bell, Aaron Gregg, John D. Ross,
William Bell, Hiram Hagan, George S. Shanklin,
T. J. Birchett, R. A. Hamilton, E. W. Smith,
Henry Bohannon, Richard H. Hanson, R. J. Spurr,
John C. Bolin, C. C. Harvey, Caleb Stinson,
James T. Bramlette, P. B. Hawkins, T. R. Taylor,
E. A. Brown, Jacob Hawthorn, S. B. Thomas,
R. J. Browne, Thomas P. Hays, Wm. R. Thompson,
Isaac Calhoun, A. H. Herrod, H. W. Tuttle,
Those who voted in the negative, were—

Samuel E. DeHaven, Wm. L. Neale, John R. Thomas,

On motion of Mr. McLoed, the House then took up the motion made by him on the 17th instant to reconsider the vote by which the House, on the 16th instant, rejected

A bill to increase the salaries of Superintendent of Public Instruction and his clerk.

And the question being taken, "Shall said vote be reconsidered?" it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Wood, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, John S. McFarland, John L. McGinnis, W. M. Fisher, H. C. McLoed, H. C. McLoed, H. C. McLoed,
Wm. M. Allen, Francis Gardner, William A. Pepper, Francis Gardner, Hiram S. Powell, Hiram S. Powell, Hiram S. Powell,
H. M. Bedford, C. C. Harvey, F. M. Ray, C. C. Harvey, H. W. Tuttle, H. W. Tuttle, H. W. Tuttle,
T. J. Birchett, Jacob Hawthorn, A. G. Waggener, Jacob Hawthorn, Willie Waller, Willie Waller, Willie Waller,
Henry Bohannon, Thomas P. Hays, Isaac N. Webb, Thomas P. Hays, Geo. H. Whitten, Geo. H. Whitten, Geo. H. Whitten,
Jas. T. Bramblett, A. H. Herrod, James Wilson, A. H. Herrod, James Wilson, James Wilson, James Wilson,
John W. Campbell, Samuel Larkins, A. G. Waggener, Samuel Larkins, Willie Waller, Willie Waller, Willie Waller,
John B. Carlile, Perry S. Layton, Isaac N. Webb, Perry S. Layton, Isaac N. Webb, Isaac N. Webb, Isaac N. Webb,

Those who voted in the negative, were—

William Bell, John J. Gatewood, John J. Gatewood, John J. Gatewood, John J. Gatewood, John J. Gatewood, John J. Gatewood,
E. J. Browne, Aaron Gregg, R. J. Sparr, Aaron Gregg, R. J. Sparr, R. J. Sparr, R. J. Sparr,
John T. Clark, Hiram Hagan, Caleb Stinson, Hiram Hagan, Caleb Stinson, Caleb Stinson, Caleb Stinson,
Mr. McLoed moved to dispense with the orders of the day until the House had completed its consideration of said bill.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Spurr and Dulin, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


On motion of Mr. McLoed,

Ordered, That said bill be made the special order for the 22d instant, at 10 o'clock.

The House then took up

A bill to incorporate the Kentucky River Navigation Company.
Which reads as follows, viz:

§1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Philip Swigert and H. I. Todd, of Franklin county; Reuben Ireland and A. Gregg, of Gallatin county; J. N. Webb and S. W. Hunt, of Henry county; Wm. Claxon and J. B. English, of Owen county; N. W. Darling and T. W. Bates, of Carroll county; J. L. McGinnis and John Draffin, of Anderson county; J. V. Munday and R. C. Graves, of Woodford county; Wm. Fisher, N. H. Potts, and M. Brown, of Jessamine county; M. C. Johnson, W. B. Kincade, R. J. Spurr, and R. Rogers, of Fayette county; Rufus Bryant and J. W. Thompson, of Mercer county; Thomas Barbee and Charles Worthington, of Boyle county; George Denny and Charles Spilman, of Garrard county; Col. Wm. Rhodes, Charles J. Walker, D. Breck, John Stevens, and James H. Embry, of Madison county; A. H. Buckner, John Martin, and Richard G. Bush, of Clarke county; Dr. A. Daniel, E. L. Cockrill, Wm. J. Moore, and A. A. Curtis, of Estill county; John G. McGuire, Samuel Beatty, and R. B. Jamison, of "Owsley county," and their associates, be, and they are hereby, created a body politic and corporate, by the name and style of the "Kentucky River Navigation Company," with perpetual succession; and by that name may sue and be sued, plead and be impleaded, in all courts and elsewhere, as natural persons; have and use a common seal, which they may change at pleasure; make all necessary by-laws, rules, and regulations for its government not inconsistent with the Constitution and laws of the United States or of the State of Kentucky; may hold, by purchase, lease, or rent, real or personal estate necessary or advantageous in the prosecution of their business, and sell or lease the same at pleasure.

§2. The business of said company shall be the improvement of the navigation of the Kentucky river and its tributaries, by building additional locks and dams.

§3. The capital stock of said company shall be one million five hundred thousand dollars, divided into shares of one hundred dollars each; but the company may organize and proceed to business so soon as a subscription of two hundred thousand dollars shall have been obtained. The corporators named in the first section shall fix the times and places for opening books for the subscription of stock. So soon as the sum of two hundred thousand dollars shall have been subscribed, the said corporators may call a meeting of the subscribers for the purpose of electing ten directors of said company. At such meeting each share of stock, upon which the sum of one dollar shall have been paid, shall entitle the holder to one vote; and at all subsequent meetings of the company each stockholder shall be entitled to one vote for each share of stock held by him, upon which all the installments called by the board of directors, as hereinafter provided, have been paid.

§4. The annual meeting of the stockholders shall be held on the first Mondays of May in each year, and in the city of Frankfort; but called meetings may be held at any time, upon a call signed by the directors, or by any number of stockholders representing one fifth (in value) of the stock of said company, two weeks' notice of the time and place of such meeting being given to the subscribers as aforesaid.
and place of such called meeting having first been given in the newspapers published respectively in the cities of Louisville, Frankfort, and Lexington; but no business shall be transacted at any called meeting, unless a majority (in value) of all the stockholders shall be present thereat in person or by proxy.

§ 5. There shall be ten directors of said company elected at each annual meeting, five of whom shall be a quorum to do business. They shall hold their offices for one year, and until their successors are elected and qualified, unless sooner removed by the stockholders at a called meeting. They shall have power to elect a president, and such subordinate officers as may be required, and fix their compensation and prescribe their duties. They may establish tolls for the transportation of persons and property over the Kentucky river and tributaries, within the influence of their improvements: Provided, The same shall in no case exceed the rates established by the Board of Internal Improvement, and in force on the Kentucky river at this time. The directors shall regulate the mode of transferring the stock of said company. They may make calls upon the stock as the business of said company may require it; but such calls shall not exceed ten per cent. on the amount of any subscription for each thirty days. They may provide for a forfeiture of the stock of any subscriber for non-payment of any calls made upon it. The publication, for three weeks, of the calls in any newspaper published respectively in Lexington, Frankfort, and Louisville, shall be legal notice that the calls were made.

§ 6. So soon as the said company shall have completed “one lock and dam,” they may give notice thereof to the President of the Board of Internal Improvement, who, on being satisfied that the same has been properly built and completed, shall deliver to the said company the possession of all locks and dams heretofore built by the Commonwealth upon the Kentucky river, with all the lock-houses, grounds, buildings, and property attached thereto, and all the tools and materials on hand for the repair of the same; and the said locks and dams, lock-houses, grounds, buildings, tools, and material, shall thereby be leased to the said company for the term of “fifty” years; in consideration whereof, said company shall, on the first day of January, in each year, pay into the Treasury of this Commonwealth, for the use of the Sinking Fund thereof, a sum equal to the present annual net revenue derived from the locks and dams already built. To ascertain the amount of said net annual revenue, a judicial inquiry shall be held in the Franklin circuit court, upon a petition filed at any time by the corporators named in the first section, or by the company after its organization. The Attorney General of the Commonwealth shall have at least ten days’ notice of the filing of such petition, and shall attend to the same on behalf of the State. The court shall ascertain the net income from said locks and dams since the year 1851, and the average amount received shall be the rent to be paid the State by said company. Should the said company at any time fail to pay the same at the time when it is properly due, the President of the Board of Internal Improvement shall enter upon and take possession of all the works of said company, and of the locks and dams already
built, and shall hold the same, on behalf of the State, until all arrears of rent are paid.

§ 7. The directors of said company shall make semi-annual dividends of its profits, but not until the improvements contemplated in this act shall have been completed as high up as the mouth of Middle Fork; until the works shall be so completed, the net profits of the company shall be applied to the prosecution of its works.

§ 8. The officers of said company may enter upon any lands contiguous to the Kentucky river, whenever it shall be necessary to do so in prosecuting their surveys. They may remove any trees on the bank, between high and low water mark, that may be injurious to the navigation. Whenever the possession of any lands or materials may become necessary for the construction of said work, the said company may purchase the same; or, in case of disagreement as to the value thereof, may summon a jury to condemn the same in the manner provided in the Revised Statutes. The said company shall be liable for the overflow of any lands caused by the construction of their works; and the damages for such overflow shall be assessed between the owner of such lands and the company, or may be assessed by a jury summoned in like manner, upon the application of either party. The power to purchase and hold such coal, mineral, and timber lands as may be desirable, is hereby conferred upon said company.

§ 9. That the county courts of the several counties bordering upon the Kentucky river, or interested in its navigation, may, on the application of the corporation named in the first section, or of the directors of said company, after its organization, a majority of all the justices of the peace being present, subscribe stock in said company, and levy a tax on all taxable property of said county sufficient to pay the whole amount of said subscription in three years from the time it was made, which tax shall be collected, in all respects, as taxes for State revenue are now collected. Provided, That no tax shall be levied by the county court of any county to meet such subscription until at least four hundred thousand dollars is taken in stock by the several counties, or some of them named herein, or by individuals or both.

§ 10. The directors may borrow money upon the credit of the company, and may mortgage its franchises and property for its repayment; but any mortgage so executed shall be subject to the prior claim of the Commonwealth for rent, as provided in the sixth section. The indebtedness of the company shall, at no time, exceed the capital subscribed.

§ 11. If any person or persons navigating the waters of the Kentucky river, or its tributaries, within the influence of the improvements of said company, shall fail or refuse to pay the tolls fixed by the by-laws of said company, as herein authorized, the person or persons so offending shall forfeit and pay, to the use of said company, three times the amount of such tolls, to be recovered by civil action in the name of said company. If any officer of a vessel navigating said waters shall knowingly and willfully present, or cause to be presented, to the agents of said company, a false manifest of his passengers, or
of the articles composing the cargo of such vessel, with intent thereby to defraud said company, he shall, on conviction thereof, forfeit and pay to the company a sum not exceeding five hundred dollars, to be recovered by civil suit. If any person or persons shall willfully and maliciously injure any of the works constructed by said company, the person or persons so offending shall, on conviction thereof, be fined not less than fifty dollars, nor more than five hundred dollars, and be imprisoned in the discretion of a jury, besides being liable to civil action for any damages that may result from such injury to said company.

§ 12. This act shall take effect from its passage. The works contemplated by this act shall be commenced within four years, and be completed within twelve years from their commencement.

Mr. Shanklin moved to amend the first section of said bill, by inserting after the words "Owsley county," the following, viz: "And J. T. Boyle, Wm. Kaye, and George Stealey, of Louisville."

Which was adopted.

Mr. Shanklin moved to amend the ninth section of said bill by striking out the proviso therein.

Which was adopted.

Mr. S. B. Thomas moved to amend the sixth section of the bill by striking out the words "one lock and dam," and by inserting in lieu thereof the words "two locks and dams."

Which was adopted.

Mr. S. B. Thomas moved to amend the twelfth section of the bill by adding thereto the following, viz:

Provided, That in the event the line of improvements shall not be completed in twelve years, the original five locks shall again revert to the State, and be placed under the control of the Board of Internal Improvement as hereunto.

Which was adopted.

Mr. Hanson then moved to reconsider the vote by which the House adopted Mr. S. B. Thomas' amendment to the sixth section.

Mr. J. F. Bell moved to postpone the consideration of said motion until to-morrow at 11 o'clock.

Which was adopted.

On motion of Mr. DeHaven, the House then took up a Senate bill, entitled

An act appropriating money to the Eastern and Western Lunatic Asylums.

Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That said bill be referred to the Committee on Ways and Means, with instructions to make their report thereon on to-morrow at 12 o'clock.

The Committee on Internal Improvement, to whom was recommitted

A bill to incorporate the Somerset Petroleum and Transportation company,

Reported the same without amendment.

Ordered, That said bill be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following Senate bills were reported by the Committee on Internal Improvement, without amendment, viz:

1. An act for the benefit of the Maysville, Flemingsburg, and Mt. Sterling turnpike road company.

2. An act to incorporate the Petrolia Gas and Oil Refining Company.

3. An act to amend the charter of the Nolin Mining and Manufacturing Company.

4. An act to incorporate the Olympian Oil and Mining Company.

5. An act to incorporate the Union Oil, Mining, and Manufacturing Company.

6. An act to incorporate the Continental Petroleum Company.


8. An act to incorporate the Rocky Hill Oil Company.

9. An act to amend the charter of the Louisville and Taylorsville turnpike road company.

10. An act to incorporate the Ohio Valley Oil and Mining Company.

11. An act to amend an act, entitled "An act to incorporate the Kentucky River Coal and Lumber Company."

12. An act to incorporate the Kentucky Petroleum, Oil, Mining, and Manufacturing Company.
13. An act for the benefit of the Canton, Cadiz, and Hopkinsville turnpike company.

14. An act to amend the charter of the Frankfort and Lawrenceburg turnpike road company.

15. An act to incorporate the Cumberland River Coal Company of Kentucky.

16. An act to incorporate the Barren River Oil and Coal Company.

17. An act to incorporate the Sinking Creek Lead and Zinc Company, of Kentucky.

Which were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The same committee, to whom had been referred a Senate bill, entitled

An act to incorporate the Portsmouth and Pound Gap railroad company,

Reported the same with an amendment thereto.
Which amendment was concurred in.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The same committee, to whom was referred a Senate bill, entitled

An act to authorize the Board of Internal Improvement to increase toll on turnpike roads,

Reported the same, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall said bill be read the third time?" it was decided in the negative.

Mr. John R. Thomas moved to reconsider said vote.

And the question being taken thereon, it was decided in the affirmative.

The question was again taken, "Shall said bill be read the third time?" and it was decided in the affirmative.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required thereon by Messrs. Hawthorn and McGrew, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, James T. Pierson,
A. S. Allan, Stephen F. Ganoe, Hiram S. Powell,
Alfred Allen, Francis Gardner, John D. Ross,
William M. Allen, Evan M. Garriott, Geo. S. Shanklin,
Joshua T. Bell, Hiram Hagans, R. J. Spurr,
William Bell, C. M. Hanks, Caleb Stinson,
Henry Bohannon, Richard H. Hanson, S. B. Thomas,
John T. Clark, C. C. Harvey, H. G. Van Seggern,
John M. Delph, Samuel Larkins, Thomas W. Varon,
William Elliott, L. S. Lattrell, A. G. Waggener,
J. B. English, John S. McFarland, A. H. Ward,

Those who voted in the negative, were—

William H. Baker, Aaron Gregg, Wm. L. Neale,
James T. Bramlette, R. A. Hamilton, William A. Pepper,
Wm. A. Brooks, P. B. Hawkins, J. C. Sayers,
E. A. Brown, Jacob Hawthorn, E. W. Smith,
R. J. Browne, A. H. Herrod, E. H. Smith,
T. P. Cardwell, M. E. Ingram, John R. Thomas,
John B. Carlile, O. P. Johnson, Willie Walker,
Jos. H. Chandler, J. F. Lanier, Isaac N. Webb,
James W. Davis, Perry S. Layton, M. E. White,

And then the House adjourned.

WEDNESDAY, FEBRUARY 22, 1865.

A message was received from the Senate announcing that they had concurred in the amendment proposed by this House, to a bill which originated in the Senate, entitled

An act for the benefit of Geo. W. Dehoney, and others.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to regulate the establishment of ferries in Jefferson county.
An act to increase the salaries of the judges of the circuit courts and of the Louisville chancery court.

An act to increase the salary of the first clerk in the Land Office.

An act to revive and amend an act, entitled "An act to incorporate the Barren River Navigation and Manufacturing Company," approved February 6, 1846.

An act to incorporate the Central Kentucky Green River Petroleum Company.

An act to incorporate the Ohio River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Kentucky National Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Southern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Frankfort and Big Sandy Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Henry, Franklin, and Hart Mining and Manufacturing Company.

An act to incorporate the Old Deposit Oil and Mining Company.

An act to incorporate the National Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Kentucky Oil Company.

An act to incorporate the Red River Oil Company.

An act to incorporate the Glasgow Petroleum Company.

An act to incorporate the Creelsboro Petroleum Company.

An act to incorporate the Lawrence Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the United Oil and Mining Company.

An act to repeal an act, entitled "An act to restrict the corporate limits of the town of Columbia."

An act to incorporate the United Life, Fire, and Marine Insurance Company, of Kentucky.

An act to incorporate the Star, Oil, Coal, and Mining and Manufacturing Company, of Carter county.

An act to incorporate the Miami Petroleum Company.

An act to incorporate the Otter Creek Petroleum Company.

An act to incorporate the Somerset Petroleum Company.

An act to incorporate the Cane Spring Oil Company.

An act to incorporate the Monticello Oil and Manufacturing Company.
An act to incorporate the Eastern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.
An act to incorporate the Middle Trace turnpike road.
An act to incorporate the Cumberland River Oil, Coal, Mining, and Iron Manufacturing Company.
An act to incorporate the Kentucky Scientific Mining and Geological Association.
An act to incorporate the Henry Clay Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.
An act to incorporate the Vulcan Oil Company.
An act to incorporate the Western Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.
An act to incorporate the Essex Oil and Manufacturing Company.
An act to incorporate the Licking River Petroleum, Oil, Salt, and Mining Company.
An act to incorporate the Allen Petroleum Salt, Iron, Mining, and Manufacturing Company.
An act to incorporate the Beaver Creek Oil Company.
An act to incorporate the Crittenden Mining and Transportation Company.
An act to amend the act incorporating the German Printing Association of Louisville.
An act to incorporate the Pilot Knob and Kentucky Oil and Mining Company.
An act to incorporate the Barren County Oil Company.
An act to incorporate the Lewis County Petroleum Company.
An act to incorporate the Suffolk Oil and Mining Company.
An act to incorporate the Adair Oil and Mining Company.
An act to repeal an act to incorporate the Hamilton and Big Bone Church turnpike road company.
An act for the benefit of H. L. Anderson, of Graves county.
An act for the benefit of Rosa, a slave.
An act for the benefit of R. R. Jones, sheriff of Meade county.
An act for the benefit of J. J. Wood, late sheriff of Clinton county.
An act for the benefit of W. G. Wade, late sheriff of Simpson county.
An act for the benefit of J. C. Birchett, sheriff of Clinton county.
An act for the benefit of Joe. McCarroll, sheriff of Christian county.
An act for the benefit of James Wood, of Nelson county.
An act to amend the revenue laws.
An act to fix the salary of the Chairman of the Board of Internal Improvement.

An act for the benefit of Francis Catron, late sheriff of Knox county.

An act for the benefit of Green W. Beard, late sheriff of Breckinridge county.

An act allowing further time for the Assessor of Taylor county to return his list of taxable property, for the year 1863.

An act for the benefit of Dempsey King, late sheriff of Knox county.

An act for the benefit of James H. Williamson, late sheriff of Boyle county.

An act to amend the charter of the Petroleum Fire and Marine Insurance Company of Campbell county.

An act authorizing the sale of land warrants granted by Congress and the investment of the proceeds thereof.

An act to amend the charter of the Covington and DeCourcey Creek turnpike road company.

An act to incorporate the American Mills Petroleum Company.

An act to regulate the salaries of the judges of the court of appeals.

An act in reference to the uncollected revenue of the county of McCracken for the year 1864.

An act for the benefit of Joseph McCarroll.

An act for the benefit of the Owenton and Ross's Mill turnpike road company.

An act to incorporate the Eastern Kentucky Oil and Mineral Company.


An act declaring the National Unionist a public authorized newspaper.

An act to amend an act, entitled “An act to incorporate the Western Financial Corporation.”

An act to create Garth College.

An act to incorporate the Glade Oil and Mining Company.

An act to incorporate the Lulbygrud Oil and Mining Company.

An act to incorporate the Cumberland Mining Company.
An act to incorporate the West Union Oil Company.
An act to incorporate the Continental Mining and Manufacturing Company.
An act to incorporate the Union Rock Oil Company.
An act to incorporate the Lyell Petroleum Company.
An act to incorporate the Agassiz Oil and Mining Company.
An act to incorporate the Breckinridge Oil and Mining Company.
An act to incorporate the Cumberland and Rockcastle Iron, Coal, Oil, Salt, and Lumber Company.
An act to incorporate the Ohio and Kentucky Petroleum and Mining Company.
An act to incorporate the Eureka Petroleum Company.
An act to incorporate the Polytechnic Petroleum, Coal, and Salt Company.
An act to incorporate the Benevolent and Social Union Society, of Louisville.
An act to regulate the jurisdiction of justices of the peace for Jefferson and Kenton counties.
An act to amend the two acts concerning bounty funds to be raised by the city of Louisville.
An act to incorporate the London and Paris Coal, Oil, and Mining Company.
An act to incorporate the Monroe Oil Company.
An act to incorporate the Sonora Oil Company.
An act to incorporate the Northern Kentucky Oil and Mineral Company.
An act to incorporate the Paint Lick Oil and Mining Company.
An act to incorporate the Oil Creek Oil Company.
An act to incorporate the Eastern Kentucky Oil and Mineral Company.
An act to incorporate the Oil Spring Fork Oil and Mineral Company.
An act to incorporate the Big Sandy Oil and Mineral Company.
An act to incorporate the Main Hardwick Creek Kentucky Oil Mining Company.
An act to incorporate the Philadelphia and Cumberland Gap Valley Oil and Mining Company.
An act to incorporate the Grant's Lick Salt, Mining, and Manufacturing Company, for Campbell county, Kentucky.
An act to incorporate the Apperson Petroleum, Coal, and Iron Company.

An act to incorporate the Sherman Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Kentucky Insurance Company.

An act to amend the charter of the Covington and Dry Creek turnpike road company.

An act to amend an act, entitled "An act to incorporate the Covington Street Railway Company," approved February 9, 1864.

An act for the benefit of William H. Rice, his children, and heirs at law.

An act to amend section 3, of article 5, chapter 83, of the Revised Statutes.

An act to consolidate Kentucky University and Transylvania University.

An act to incorporate the Kentucky Oil and Mineral Company.

An act to incorporate the Baden Oil and Mining Company.

An act to incorporate the New Haven Oil and Mining Company.

An act to incorporate the Fuller Oil Company.

An act to incorporate the Rolling Fork Oil and Mining Company.

An act to incorporate the Dry Run Oil Company.

An act to incorporate the Willis Green Oil, Mining, and Manufacturing Company.

An act to incorporate the Haynes' Rock Creek Oil Company.

An act to incorporate the Hunting Fork Rock Oil Company.

An act to amend the charter of the town of Hodgenville, Kentucky.

An act to incorporate the Desoto Oil and Mining Company.

An act to incorporate the Greenup Deposit Bank.

Resolution in relation to the proposed amendment to the Federal Constitution.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act regulating the establishment of ferries in Jefferson county.

An act to amend the charter of the town of Mt. Sterling, Kentucky.

An act to increase the salary of the first clerk in the Land Office.

An act to prevent procuring substitutes in this State for persons out of this State.

An act to amend section 3, of article 6, chapter 27, of the Revised Statutes.
An act concerning the Harrison County Academy.

An act to incorporate the Louisville Mutual Literary Benefit Society.

An act to amend an act, entitled "An act to incorporate the town of Mt. Sterling," approved March 12, 1851.

An act to define and establish the boundary line between Carter and Greenup counties, west of Tygert's creek.

Resolution welcoming General Palmer to Kentucky.

Resolution asking the passage of a law by Congress for the benefit of the widows and orphans of soldiers who have died or been killed before being mustered into the service.

Also, enrolled bills which originated in the Senate, of the following titles, viz:

An act to amend the charter of the Kentucky Coal, Mining, and Iron and Oil Manufacturing Company.

An act for the benefit of the incorporated banks of issue of Kentucky.

An act for the benefit of Clem. Swearingen, collector of Greenup county.

An act for the benefit of Wm. Tinsley, late sheriff of Knox county.

An act to incorporate the Eastern Kentucky Oil Company.

An act to incorporate the Excelsior Petroleum Company.

An act to incorporate the Northern Kentucky Oil and Mining Company.

An act to incorporate the Southern Kentucky Oil and Mining Company.

An act to incorporate the Proctor Petroleum, Oil, and Mining Company, of Edmonson and Butler counties.

An act to incorporate the Eureka Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Eastern Kentucky Petroleum and Mineral Company.

An act to incorporate the Western Petroleum and Mineral Company.

An act to incorporate the Simon Kenton Petroleum and Mineral Company.

An act to incorporate the Washington Petroleum and Mineral Company.

An act to incorporate the Morgan Oil and Mining Company.
An act to incorporate the Buena Vista Oil and Manufacturing Company.

An act to continue in force an act, entitled "An act authorizing the Governor to remit the damages on judgments against defaulting officers."

An act for the benefit of the sheriff of Fleming county.

An act for the benefit of the Commonwealth's Attorney in the 7th judicial district.

An act to authorize the county court of Jefferson county to borrow money, and to aid enlistments and provide substitutes.

An act to amend an act, entitled "An act to authorize the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864, for said county."

And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Mr. R. J. Browne presented the petition of Henry Brown, late sheriff of Washington county, praying for further time to collect unpaid taxes and fee bills.

Which was received, the reading dispensed with, and referred to the Committee on Claims.

The following bills were reported by the several committees who were appointed to prepare and bring in the same, viz:

1. A bill to amend the charter of the Versailles and Shryock's Ferry turnpike road company.
   By same—

2. A bill to incorporate the Ben. Spaulding Oil Company.
   By same—

3. A bill to incorporate the Buffalo Wallow Petroleum, Mining, and Manufacturing Company.
   By same—

4. A bill to incorporate the Williams Oil Company.
   By same—

5. A bill to incorporate the Reverdy Petroleum and Manufacturing Company.
   By same—

6. A bill to incorporate the P. D. Petroleum and Manufacturing Company.
By same—
By same—
8. A bill to incorporate the Daviess Coal and Oil Company.
By same—
9. A bill to amend the charter of the town of Westport, in Oldham county.
By same—
10. A bill in relation to the public roads in Allen county.
By same—
11. A bill to amend the act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund."
By the Committee on Education—
By same—
13. A bill for the benefit of school district No. 20, in Meade county.
By same—
14. A bill to amend an act, entitled "An act to incorporate the Sharpsburg Male and Female Academy."
By same—
15. A bill for the benefit of the Female Seminary of Paducah.
By same—
16. A bill to incorporate the German and English Free School of Paducah.
By same—
17. A bill authorizing the Harrison county court to invest the Henry C. Moore school fund in land or stocks.
By the Committee on Military Affairs—
18. A bill concerning the enrollment of the State of Kentucky.
Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 18th was ordered to be printed and was placed in the orders of the day; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th bills were severally ordered to be engrossed and read the third time.
The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, and 17th bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Internal Improvement, to whom was referred a Senate bill, entitled
An act to amend the charter of the Covington and Taylor's Mill turnpike road company,
Reported the same without amendment.
Ordered, That said bill be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Education, to whom was referred a Senate bill, entitled
An act to amend section 17, article 4, of the revised school laws, approved January 30th, 1864,
Reported the same without amendment.
And the question being taken on ordering the said bill to be read the third time, it was decided in the negative.
So said bill was disagreed to.
The same committee, to whom was referred a Senate bill, entitled
An act to amend the charter of the city of Lexington,
Reported the same, with an amendment as a substitute therefor.
Which was concurred in.
Ordered, That said bill, as amended, be read a third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Education asked to be discharged from the further consideration of the following petitions and leaves, which was granted, viz:

1. The petition of sundry citizens of Wolfe county, praying for the passage of an act for the benefit of Harrison H. Little, late common school commissioner for said county.
2. The petition of the trustees of common school districts Nos. 1, 7, and 20, of Lawrence county, praying for the passage of an act for the benefit of said districts.

3. The petition of sundry citizens of Washington county, praying for the formation of a new common school district in said county.

4. Leave to bring in a bill to change the line of common school district No. 16, in Anderson county.

5. Leave to bring in a bill for the benefit of school district No. 10, in Monroe county.

At the hour of 10½ o'clock the House, according to order, took up the bill, entitled

A bill to increase the salaries of the Superintendent of Public Instruction and his clerk.

Mr. E. H. Smith moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the bill pass?" was then put, and it was decided in the affirmative.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Hanson moved to dispense with the rules in order to permit the Committee on the Judiciary to make a report. Which motion was adopted.

Mr. Marshall, from said committee, to whom had been referred the message of the Governor, in relation to a proposed amendment of the Constitution of the United States, and also a preamble and resolutions offered by Mr. Lauck, on the 17th instant, on the same subject, reported the said preamble and resolutions, with amendments thereto, which was to strike out in the 2d resolution the words "with the request that the same be laid before Congress," and to insert in lieu thereof the following, viz:

And also to the President of the Senate and the Speaker of the House of Representatives of the Congress of the United States.

And also, in the same resolution, to strike out the word "directed," and to insert in lieu thereof the word "requested."

Which amendments were concurred in.

Mr. Lowry then moved the preamble and resolutions offered by Mr. Kinney on the 11th instant, as a substitute for the said report of the committee.

On motion of Mr. DeHaven,

Ordered, That the consideration of said report and amendment be postponed and made the special order for to-morrow, at 10½ o'clock.

Mr. Faulkner moved the following resolution, viz:

Resolved by this House, That the Governor be requested to have fired a national salute at 12 o'clock M., in honor of the birth-day of Gen. Washington, and in accordance with general orders from the War Department ordering that a national salute be fired from all the army headquarters, forts, and arsenals in the United States, in honor of the restoration of the flag of the Union upon Fort Sumpter.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That the Adjutant General of the State of Kentucky is hereby directed to furnish this General Assembly, at the earliest practicable date—

1. The number of men enrolled in each county in 1863, as corrected
since that time by order of the Provost Marshal General, placing slaves in a separate column.

2. The number of recruits furnished by each county, showing—
   1st. Three years' men. 2d. One year men. 3d. Slaves mustered in
   United States army and navy.

3. The number of men required as the quota of each county under
   the 300,000 call of December, 1864.

4. The number of men now enrolled in each county, placing slaves in a separate column.

5. The amount of service rendered by Home Guards, State Guards, and State troops, for a less term than one year.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. S. B. Thomas moved the following resolution, viz:

WHEREAS, The Legislature has, from time to time, imposed duties on the agent of the Auditor, and granted him fees for the performance of those duties, until those fees have increased to an enormous extent. In view of these facts, it is

Resolved, That a committee of three be appointed by the Speaker of the House to make the proper investigation, to see what duties are required of that officer, what fees are allowed him for the performance of those duties, what will probably be the aggregate amount of those fees, what legislation, if any, is necessary, and that they report these facts and a bill, if it is proper.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Whereupon the Speaker appointed Messrs. S. B. Thomas, R. J. Browne, and Dulin, said committee.

A message was received from the Senate, by Messrs. McHenry and Harrison, announcing that the Senate insists upon its amendment to a bill which originated in this House, entitled

A bill to establish a court of common pleas for the county of Jefferson.

And that they had been appointed a committee, on the part of the Senate, to confer with a similar committee to be appointed on the part of this House, on the disagreement of the two Houses on said bill.

Whereupon the Speaker appointed Messrs. Marshall, Ward, and Hanson said committee of conference on the part of this House.

Mr. T. R. Taylor moved to reconsider the vote by which the House, on yesterday, passed the bill, entitled

An act appropriating money for the Kentucky river.

On motion of Mr. Dulin, the House took up the Senate bill, entitled

An act to incorporate the Greenup Deposit Bank.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Ordered, That said bill be referred to the Committee on Banks.

At the hour of 11 o'clock, Mr. Alf. Allen moved to postpone the special orders and the orders of the day, in order to allow the standing committees to report.

And the question being taken thereon, it was decided in the negative.

The House then, according to order, took up the bill, entitled

A bill for the relief of widows, orphans, and discharged soldiers.

On motion of Mr. Hanson,

Ordered, That said bill be recommitted to the Committee on Military Affairs.

The House then, according to order, resumed the consideration of the bill, entitled

An act to incorporate the Kentucky River Navigation Company.

Mr. Hanson, by unanimous consent, withdrew the motion made by himself, on yesterday, to reconsider the vote by which the first amendment of Mr. S. B. Thomas was adopted.

Mr. R. J. Browne then moved to amend the sixth section of the bill by striking out the word “fifty,” and by inserting in lieu thereof the word “thirty.”

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Hawthorn, were as follows, viz.:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Taylor), W. M. Fisher, F. M. Ray, F. M. Ray,
A. S. Allan, Elijah Gabbert, John D. Ross,
Alfred Allen, Evan M. Garriott, J. C. Sayers,
Wm. M. Allen, R. A. Hamilton, George S. Shanklin,
William H. Baker, C. M. Hanks, R. J. Spurr,
H. M. Bedford, Richard H. Hanson, S. B. Thomas,
Henry Bohannon, C. C. Harvey, Wm. R. Thompson,
John C. Bolin, Thomas P. Hays, H. W. Tuttle,
Isaac Calhoun, Wm. R. Kinney, H. G. Van Seggern,
John W. Campbell, Perry S. Layton, Thomas W. Varnon,
Joseph H. Chandler, J. H. Lowry, A. G. Waggner,
John T. Clark, Thomas A. Marshall, A. H. Ward,
John M. Delph, John S. McFarland, Isaac N. Webb,
Edward F. Dulin, John L. McGinnis, George H. Whitten,
Sebastian Eifort, William L. Neale, James Wilson,

Mr. R. J. Browne then moved to amend the 6th section of the bill by adding thereto the following, viz:

Provided, That said company shall return to the State, in good repair, at the expiration of the lease herein granted, all the property of the State hereby "leased," and to secure the same, a lien shall exist upon all the property of the said company.

At ten minutes after 1 o'clock Mr. Kinney moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Luttrell and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, John K. Faulkner, James T. Pierson,
T. J. Birchett, P. B. Hawkins, F. M. Ray,
Isaac Calhoun, William R. Kinney, T. R. Taylor,
Samuel E. DeHaven, Samuel Larkins, H. W. Tuttle,
Sebastian Eifort, J. F. Lanck, H. G. Van Seggern,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Elijah Gabbert, W. H. Miller,
A. S. Allan, Stephen F. Gano, Wm. L. Neale,
Alfred Allen, Francis Gardner, Wm. A. Pepper,
William M. Allen, Evan M. Garriott, Hiram S. Powell,
H. M. Bedford, John J. Gatewood, John D. Ross,
Joshua F. Bell, Hiram Hagan, J. C. Sayers,
William Bell, R. A. Hamilton, Geo. S. Shanklin,
Henry Bohannon, C. M. Hanks, E. W. Smith,
John C. Bolin, Richard H. Hanson, E. H. Smith,
Mr. Hawkins then moved to amend the amendment proposed by Mr. Browne, by adding after the word "leased" the following, viz:

"And such improvements as may be made by said corporation."

Pending the consideration of which,

The House adjourned.

THURSDAY, FEBRUARY 23, 1865.

A message was received from the Senate, announcing that they had concurred in the amendment proposed by this House, to a bill which originated in the Senate, entitled

An act to amend the charter of the city of Lexington.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Lebanon Hotel Company."

An act to incorporate the Green River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Casselberry Petroleum Company.

An act to incorporate the Stuart Petroleum Company.

An act authorizing the county court of Whitley county to divide justices' districts into voting precincts and to establish voting places therein.
An act for the benefit of Fleming Bates, late sheriff of Wayne county.

An act for the benefit of William Mullins, late sheriff of Wayne county.

An act to incorporate the Washington Bank, of Springfield.

An act to amend chapter 5, article 1, section 3, of Revised Statutes, title “Auditor.”

An act providing for arrearages of pay due to the battalion of Harlan County State Guards.

With an amendment to the last mentioned bill.

And that they had passed bills of the following titles, viz:

An act to regulate the sale of tobacco in the city of Louisville.

An act in relation to examining courts.

An act for the benefit of the Covington and Lexington railroad company.

An act to incorporate the Germantown Petroleum Company.

An act to incorporate the Central Kentucky Oil Company.

An act to incorporate the Croesus Oil Company.

An act to incorporate the Widow’s Cruise Oil Company.

An act to incorporate the Buckner Oil Company.

An act to incorporate the Eagle Petroleum and Oil Refining Company.

An act to incorporate the Kentucky Mining, Manufacturing, and Rock Oil Company.

An act to incorporate the Second Presbyterian Church of the city of Louisville.

An act for the benefit of Irvine Anderson, late clerk of Graves circuit court.

An act to increase the school fund of the State.

An act for the benefit of various sheriffs of this Commonwealth.

An act authorizing the Commissioners of the Sinking Fund to contract with the State banks for interest on State deposits.

An act for the benefit of Isaac Wingate, jr.

An act to amend an act, entitled “An act to amend the charter of the Covington and Cincinnati Bridge Company,” approved January 21st, 1865.

An act for the benefit of the estate of Colonel Cicero Maxwell, deceased.

1. Mr. Baker presented the petition of sundry citizens of the town of Florence, praying for the passage of an act authorizing the trustees of said town to sell a lot of ground belonging to said town.
Which was received, the reading dispensed with, and referred to
the Committee on Religion.

A message was received from the Governor by Mr. Page, Assistant
Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of
the following titles, viz:

An act to provide a bounty fund for the county of Oldham.
An act regulating the establishment of ferries in Jefferson county.
An act to amend section 3, of article 6, chapter 27, of the Revised
Statutes.
An act to increase the salary of the first clerk in the Land Office.
An act to incorporate the Louisville Mutual Literary Benefit
Society.
An act to amend an act, entitled "An act to incorporate the town
of Mt. Sterling," approved March 12, 1851, and an act to amend an act,
entitled "An act to incorporate Mt. Sterling," approved February 28,
1863.

An act to prevent procuring substitutes in this State for persons out
of this State.
An act concerning the Harrison County Academy.
An act to define and establish the boundary line between Carter
and Greenup counties, west of Tygert's creek.
Resolution asking the passage of a law by Congress for the benefit
of the widows and orphans of soldiers who have died or been killed
before being mustered into the service.
Resolution welcoming General Palmer to Kentucky.
Mr. McLoed moved the following resolution, viz:
Resolved, That when this House adjourns today, it will meet
again this afternoon at 3 o'clock.

The rule of the House being dispensed with, said resolution was
twice read and adopted.

On motion of Mr. Alf. Allen, leave was given to bring in
A bill for the benefit of Samuel W. Overstreet.
Which was referred to the Committee on Propositions and Griev-
ances.

Mr. Marshall, from the committee of conference of the two Houses
upon their disagreement to a House bill, entitled
A bill to establish a court of common pleas for the county of Jef-

ferson,
Reported as follows, viz:

The Committee of Conference, to whom was referred the disagreement of the two Houses to a bill of the House of Representatives, entitled "A bill to establish a court of common pleas for the county of Jefferson," would respectfully report the bill as it was passed by the House of Representatives, amended by striking out the figures "1864," in the second section of the bill, and by inserting in lieu thereof the figures "1865," and by striking out the word "heretofore," in the third section, and by striking out the figures "1864" in the third section, and by inserting in lieu thereof the figures "1865," and by inserting after the words "Jefferson county," in the fourth section, the following, viz: "Except on forfeited recognizances and bail bonds, &c.," and by inserting after the words "trial by jury," in the thirteenth section, the words "and the payment of jurors."

Respectfully submitted.

H. D. McHENRY,
JAMES HARRISON,
Senate.

THOS. A. MARSHALL,
A. H. WARD,
RICHARD H. HANSON,
House of Representatives.

Which report was concurred in.

A message was received from the Senate, announcing their concurrence in the report of the joint committee of conference on the disagreement of the two Houses on the said bill.

Mr. Marshall asked the unanimous consent of the House to make a report from the Committee on the Judiciary.

Which was granted.

Mr. Marshall, from said committee, to whom had been referred the amendments proposed by the Senate to a bill which originated in this House, entitled

An act to provide for a change in the time of holding the Jefferson circuit court,

Reported the same, with the expression of opinion that they should be concurred in.

Which amendments were then twice read and concurred in.

Mr. Shanklin moved to dispense with the rules in order to permit him to make a report from the Committee on Circuit Courts.

And the question being taken thereon, it was decided in the affirmative.
Mr. Shanklin, from said committee, then made the following report, viz:

The Committee on Circuit Courts, to whom was referred a resolution of the House of Representatives, stating that R. B. Carpenter, Attorney for the Commonwealth in the 9th Judicial District of Kentucky, stands indicted in the Harrison and Kenton Circuit Courts of this Commonwealth, and that he has failed to attend said courts for five months, and instructs said committee to inquire into the facts, and report to the House by bill or otherwise: your committee have had the same under consideration, and, after giving to the subjects embraced in said resolution as full and thorough an investigation as the circumstances surrounding them would permit, make the following report:

Your committee find, from the proof adduced before them, that R. B. Carpenter, Commonwealth’s Attorney for the 9th Judicial District, was, on the 23d day of September, 1864, indicted by the Grand Jury in and for the county of Kenton, for the offense of taking, and agreeing to take, a bribe to omit to do an act in his official capacity; and the said Carpenter was, on the 29th day of December, in the year 1864, also indicted by the Grand Jury in said county of Kenton in two other cases, in the one for the offense of embezzling public money, and in the other case for the offense of malpractice in office; all three of said indictments are still pending in the Kenton Circuit Court, and, as your committee believe, all based and found upon the same transaction and facts, as will appear from an examination of the indictments themselves. Certified copies of said indictments are herewith reported. Your committee further state, that all the material and important facts upon which said indictments were found, or could, in any event, be sustained, are alone within the knowledge of one witness, to-wit, Morris Simmonds, a non-resident of Kentucky, and a resident of the city of Cincinnati, Ohio; and, inasmuch as your committee had no means of procuring his attendance before them, they were deprived of the benefit of his testimony, which would alone have enabled them to form correct and satisfactory conclusions as to the guilt or innocence of the accused. In the absence of this testimony, your committee examined the written statement of the Hon. J. W. Stevenson, of the city of Covington, Kentucky, who, as attorney for R. B. Carpenter, was present in the Kenton Circuit Court when the trial of said Carpenter took place, under the indictment for the offense of bribery. From the facts, as stated by said Stevenson, as having been proven on the trial, your committee have no hesitancy in stating that, in their opinion, they wholly fail to prove the offense charged in said indictments against said Carpenter, or that said Carpenter, in said transaction, is guilty of any offense against the laws of the Commonwealth. They report herewith the written statement of J. W. Stevenson and J. G. Carlisle, which was all the evidence before them on the subject of the offense charged in said indictments.

Your committee further report that R. B. Carpenter, Attorney for the Commonwealth in the 9th Judicial District, was indicted on the 12th day of November, 1864, in the Harrison Circuit Court, charged with the offense of “obtaining money under false pretences,” as
proven by a certified copy of said indictment herewith reported. The only proof before the committee to sustain the charge contained in said indictment, is the two affidavits of Dr. John A. Kirkpatrick, the affidavit and deposition of Joseph B. McClintock, and the affidavit of James L. Griffith, all of Harrison county, and herewith reported.

Your committee think the facts contained in said affidavits and deposition conduce strongly to sustain the charge in said indictment of obtaining money under false pretences. It appears, from the affidavits of McClintock and Kirkpatrick, that Kirkpatrick became the surety of J. W. Philips, in a recognizance for the appearance of said Philips in the Harrison Circuit Court under an indictment for felony. The said Philips having failed to appear as required, said bond was forfeited, and judgment rendered thereon against him and his surety for one thousand dollars. Carpenter, as Attorney for the Commonwealth, was, by law, entitled to thirty per cent. of said amount, to wit, the sum of three hundred dollars, and, directly after the termination of said court, to wit, on the 4th day of May, 1864, Carpenter sold and assigned by writing his interest in said judgment to J. B. McClintock, and received the money. After this, on the 24th day of May, 1864, Carpenter called on Dr. Kirkpatrick, the surety, and requested payment of his interest in said judgment. Kirkpatrick stated to him that he, Kirkpatrick, did not have the money to pay the same. Carpenter then asked Kirkpatrick to go with him on a bill of exchange, to enable him, Carpenter, to get the money, to which Kirkpatrick consented, and drew a bill of exchange on Carpenter, which was accepted by Carpenter, and indorsed by McClintock, and Carpenter took said bill and sold and delivered the same to Joseph B. McClintock, and received the proceeds thereof. There are some facts stated by J. B. McClintock, in his deposition, conducing to prove that Carpenter did not intend the execution and delivery of the bill of exchange as payment of his part or fee in the judgment, but as an accommodation, to enable him, Carpenter, to raise that sum of money; but these facts are the statements and inquiries made by Carpenter to and of J. B. McClintock, on the day and before the bill of exchange was executed. But your committee, taking and duly considering all the facts as proven, are of opinion (not, however, without some doubt) that said transaction constitutes a misdemeanor in office, and forms just grounds for impeachment.

Your committee states that it is proven before them by the deposition of Thos. J. Moore, and a certified copy of the record, that Thos. E. Moore was charged with the commission of a felony in Kenton county, and entered into a recognizance for his appearance in the Kenton circuit court, and the deponent, Thos. J. Moore, became his surety; that said accused failed to appear in discharge of said recognizance, and the same was forfeited at the December term of said court, 1862; that after said forfeiture and before judgment, said Carpenter, as Attorney for the Commonwealth, collected one hundred and fifty dollars as his part of said bond, and said case was afterwards continued from term to term until the December term, 1864, at which term the case was ordered by the court to be filed away, no judgment having ever been entered on said forfeited recognizance. The depo-
Your committee are of opinion, from the facts proven before them in the case of the Commonwealth against Thos. E. Moore, that said R. B. Carpenter, in that case, committed a misdemeanor in office, and should be impeached therefor.

Your committee state that it is further proven, by the deposition of Jas. H. Graham, and the deposition of J. G. Carlisle, and a copy of an indictment in the Kenton circuit court against John L. Graham for felony, that the said Jas. H. Graham became the surety of the said John L. Graham in a recognizance for his appearance in said Kenton circuit court; that said accused failed to enter his appearance in discharge of said recognizance, and after that the surety, Jas. H. Graham, paid to R. B. Carpenter thirty dollars as his fee or part of said recognizance; some time after the payment the prosecution against the accused was dismissed upon motion of the Attorney for the Commonwealth. From these facts your committee have come to the conclusion that R. B. Carpenter has, in this case, committed a misdemeanor in office, and should be impeached therefor.

Your committee further report, that it appears, from the proof before them, that R. B. Carpenter was elected Attorney for the Commonwealth at the August election, 1862, and since his election there has been forty-two regular terms of the circuit court in the Ninth Judicial District; and that said R. B. Carpenter has failed to attend and discharge the duties of his said office at twenty-four of said regular terms. At some of said terms he was present a part of the term, and then absented himself; and the court was under the necessity of appointing an Attorney pro temp.; at other terms he appears to have been absent during the whole term. This neglect of duty is proven by the depositions of Joseph Doniphan (the Judge of said court), W. E. Arthur, John G. Carlisle, Dr. James Wilson, W. A. Pepper, R. T. Baker, J. F. Fisk, and certified copy of the records of the Pendleton, Harrison, Kenton, Campbell, and Bracken circuit courts, including the report of grand jury of Harrison and Pendleton, all of which are herewith reported. Your committee are of opinion, from the facts proven by testimony, that said R. B. Carpenter has been guilty of grave neglect in the discharge of his official duties, amounting to a misdemeanor in office, and for which he should be impeached.

Your committee would therefore ask that their report be received, and such other and further proceedings be had in the premises as the public interest and justice to the party concerned may demand.

G. S. SHANKLIN, Chairman.
attend on that day to give any response to said charges and resolutions which he may deem proper.

Mr. Webb moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the resolution offered by Mr. Smith be adopted?" was then put, and it was decided in the affirmative.

At the hour of 10½ o'clock Mr. DeHaven moved to dispense with the rules, in order to take up the Senate resolution in regard to the proposed amendment to the Federal Constitution.

And the question being taken thereon, it was decided in the negative, the Speaker deciding that it required a two-third vote to dispense with the rules.

The yeas and nays being required on the question of dispensing with the rules by Messrs. Birchett and Thompson, were as follows, viz:

Those who voted in the affirmative, were —

Mr. Speaker (Taylor), Hiram Hagan, Thos. W. Owings,
A. S. Allan, C. M. Hanks, Wm. A. Pepper,
William M. Allen, Richard H. Hanson, James T. Pierson,
William H. Baker, C. C. Harvey, F. M. Ray,
R. J. Browne, P. B. Hawkins, John D. Ross,
Isaac Calhoun, Jacob Hawthorn, J. C. Sayers,
John B. Carlile, Thomas P. Hays, Geo. S. Shanklin,
Joseph H. Chandler, O. P. Johnson, E. W. Smith,
John T. Clark, Samuel Larkins, E. H. Smith,
Samuel E. DeHaven, J. F. Lauck, R. J. Spurr,
John M. Delph, Perry S. Layton, Caleb Stinson,
Edward F. Dulin, L. S. Luttrell, T. R. Taylor,
William Elliott, Thomas A. Marshall, John R. Thomas,
J. B. English, John S. McFarland, S. B. Thomas,
Wm. M. Fisher, Milton McGrew, Wm. R. Thompson,
Stephen P. Gano, H. C. McLoed, H. W. Tuttle,
Evan M. Garrett, W. H. Miller, A. G. Waggner,

Those who voted in the negative, were —

Alfred Allen, John W. Campbell, J. H. Lowry,
H. M. Bedford, T. P. Cardwell, John L. McGinnis,
Joshua F. Bell, James W. Davis, Hiram S. Powell,
William Bell, Sebastian Eifort, H. G. Van Seggern,
T. J. Birchett, John K. Faulkner, Thomas W. Varnon,
Henry Bohannon, Elijah Gabbert, Willie Waller,
John C. Bolin, Francis Gardner, M. E. White,
Jas. T. Bramlette, A. H. Herrod, Geo. H. Whitten,
Wm. A. Brooks, M. E. Ingram, James Wilson,
Mr. Alf. Allen then moved to postpone the special order, in order to take up and distribute the Senate bills.

And the question being taken thereon, it was decided in the negative.

The House then, according to order, took up the report of the Committee on the Judiciary, made on yesterday, in relation to the proposed amendment to the Federal Constitution, and the substitute moved by Mr. Lowry therefor.

Which substitute reads as follows, viz:

WHEREAS, Congress has, by the requisite vote of two thirds of each House, submitted to the States, for their ratification, the following amendment to the Constitution of the United States, to-wit:

"ARTICLE XIII.

"Sec. 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States or any place subject to their jurisdiction.

"Sec. 2. Congress shall have power to enforce this article by appropriate legislation."

Resolved by the General Assembly of the Commonwealth of Kentucky, That the proposed amendment of the Constitution of the United States above recited, be, and it is hereby, ratified by this Legislature.

2. Resolved, That, recognizing the fact that the rebellion and the measures of the Government necessary for its suppression have practically destroyed property in slaves, we deem it proper that loyal men, who have not participated in that rebellion, nor given it aid or comfort, should be compensated for their losses thus sustained, and we request our Senators and Representatives in Congress to urge that such compensation be made; but, relying with full confidence upon the justice of our Government, and making no reservations in the performance of what we believe the true interest and safety of our country demand at our hands, we declare this, our solemn act of ratification, to be absolute, and without conditions.

And the question being taken on the adoption of the said substitute, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hanson and Webb, were as follows, viz:

Those who voted in the affirmative, were—

A. S. Allan, Aaron Gregg, Hiram S. Powell, J. C. Sayers,
T. J. Birchett, Jacob Hawthorn, E. W. Smith,
Henry Bohnann, A. H. Herrood, H. G. Van Seggern,
John C. Bolin, M. E. Ingram, Willie Waller,
E. A. Brown, O. P. Johnson, M. E. White,
Jno. W. Campbell, Wm. R. Kinney, Geo. H. Whitten,
James W. Davis, Perry S. Layton,
Mr. Gano, then moved the following as a substitute for the report of the said committee, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That upon the appropriation and payment by the Government of the United States to the State of Kentucky, for the use of its citizens, the owners of slaves therein, of the sum of thirty-six millions five hundred and thirty thousand four hundred and ninety-six dollars, being the amount of the assessed value of slaves for taxation in the year 1864, as compensation to owners of slaves in Kentucky for all their claims against the United States for the value of slaves enlisted or drafted into the army of the United States, or otherwise taken into their service, for the damage sustained by such slave-owners by violation of their rights to the labor and service of their slaves, and for all their claims on account of the emancipation of their slaves as herein provided, then and thenceforth slavery or involuntary servitude, except for crime, of which the person is judicially convicted, shall be forever prohibited in the State of Kentucky; and all laws concerning slaves or slavery shall be repealed, and all slaves shall receive thenceforth all the liberties and civil privileges, and incur all the civil responsibilities of free-born colored persons; their marriages shall be legal and valid, and the issue of such marriages legitimate; and all the duties, rights, and responsibilities of husband and wife, parent and child, shall arise and exist as in case of persons free-born and legally married; and upon said appropriation and payment being made, then and thenceforth the General Assembly of the Commonwealth of Kentucky doth ratify, to be parts of the Constitution of the United States of
America, the amendments thereto proposed by Congress for ratification by the Legislatures of the several States, which amendments are in the words following, to-wit:

"ARTICLE XIII.

"Sec. 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States or any place subject to their jurisdiction.

"Sec. 2. Congress shall have power to enforce this article by appropriate legislation."

§ 2. That upon the payment of the sum of money as provided in section one, the Governor of the Commonwealth is authorized and directed, by his proclamation, to make the abolition of slavery in Kentucky, and the ratification of said amendments of the Constitution of the United States of America, absolute and unconditional; and, upon said proclamation being made, the abolition of slavery in Kentucky, and the ratification of said amendments of the Constitution of the United States, as provided in section one, shall go into as full and complete effect as if made originally without condition.

§ 3. That to comply with the provisions of the Constitution of Kentucky in regard to the emancipation of slaves, it is hereby provided that the slaves that shall be emancipated by this act shall remove from the State of Kentucky, within ten years from the time that their emancipation is perfected.

§ 4. That upon the payment of the sum of money, as provided in section 1, the State of Kentucky will assume the obligation to satisfy out of said sum all claims of owners of slaves in this State against the United States, for slaves enlisted or drafted into the army of the United States, and against all other claims of the citizens of Kentucky for infringements or violations of their rights to the labor and service of their slaves by the United States Government, or its civil or military authorities, and the State of Kentucky will guarantee the United States against said claims.

§ 5. That it is hereby declared, that, under all the circumstances surrounding the subject of slavery in Kentucky, the sum of money to be received, as provided in section 1, will be a full compensation for the slaves so to be emancipated; and it is further enacted, that the said sum of money, when received by Kentucky, shall be held sacredly for the owners of slaves, and be distributed and delivered over to them according to their just claims, without delay.

§ 6. That the Governor be directed to transmit to the President of the United States a copy of this act, and of the accompanying report, with the request that they be laid before the Congress of the United States.

Mr. Gano moved the previous question,

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the substitute offered by Mr. Gano, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. Gano and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

A. S. Allan, T. P. Cardwell, William A. Pepper,
Alfred Allen, Sebastian Eifort, Hiram S. Powell,
Henry Bohannon, John K. Faulkner, F. M. Ray,
John C. Bolin, Stephen F. Gano, John D. Ross,
James T. Bramlette, M. E. Ingram, E. H. Smith,
Wm. A. Brooks, John L. McGinnis, Thomas W. Varon,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Evan M. Garriott, W. H. Miller,
Wm. M. Allen, John J. Gatewood, Thos. W. Owings,
William H. Baker, Aaron Gregg, James T. Pierson,
Joshua F. Bell, Hiram Hagan, J. C. Sayers,
Wm. Bell, C. M. Hanks, George S. Shanklin,
T. J. Ritchett, Richard H. Hanson, E. W. Smith,
E. A. Brown, C. C. Harvey, R. J. Spurr,
R. J. Browne, P. B. Hawkins, Caleb Stinson,
Isaac Calhoon, Jacob Hawthorn, T. R. Taylor,
John B. Carlile, Thomas P. Hays, John R. Thomas,
Joseph H. Chandler, A. H. Herrod, S. B. Thomas,
John T. Clark, O. P. Johnson, Wm. R. Thompson,
James W. Davis, Samuel Larkins, H. W. Tuttle,
Samuel E. DeHaven, J. F. Lauck, H. G. Van Seggern,
John M. Delph, Perry S. Layton, A. G. Waggener,
Edward F. Dulin, J. H. Lowry, Willie Walker,
William Elliott, L. S. Luttrell, A. H. Ward,
J. B. English, Thomas A. Marshall, Isaac N. Webb,
W. M. Fisher, John S. McFarland, Geo. H. Whitten,
Elijah Gabbert, Milton McGinn, James Wilson,
Francis Gardner, H. C. McLoed, George T. Wood—63.

The question was then taken on the adoption of the preamble and resolutions reported by the committee, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Owings and Hanson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, H. C. McLoed,
Alfred Allen, Elijah Gabbert, W. H. Miller,
Wm. M. Allen, Stephen F. Gano, Thos. W. Owings,
William H. Baker, Francis Gardner, James T. Pierson,
Joshua F. Bell, Evan M. Garriott, F. M. Ray,
Henry Bohannon, John J. Gatewood, John D. Ross,
Jas. T. Bramlette, Hiram Hagan, George S. Shanklin,
Wm. A. Brooks, C. M. Hanks, R. J. Spurr,
R. J. Browne, Richard H. Hanson, Caleb Stinson,
Resolved, by the General Assembly of the Commonwealth of Kentucky, That the proposition to make said proposed amendment a thirteenth article of the amendments to the Constitution of the United States, be, and the same is hereby, rejected.

2. Resolved, That the Governor be requested to forward the foregoing preamble and resolution to the President of the United States, and also to the President of the Senate, and the Speaker of the House of Representatives, of the Congress of the United States.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

The following is a list of the bills:

1. C. C. Harvey
2. P. B. Hawkins
3. Thomas P. Hays
4. Samuel Larkins
5. J. F. Laney
6. L. S. Luttrell
7. Thos. A. Marshall
8. John S. McFarland
9. John L. McGinnis
10. Milton McGrew

Those who voted in the negative, were:

1. Jacob Hawthorn
2. J. C. Sayers
3. A. H. Herrod
4. E. W. Smith
5. M. E. Ingram
6. E. H. Smith
7. O. P. Johnson
8. H. G. Van Seggern
9. Perry S. Layton
10. Willie Waller
11. J. H. Lowry
12. M. E. White
13. William L. Neale
14. Geo. H. Whitten
15. William A. Pepper
16. James Wilson
17. Hiram S. Powell
18. Geo. T. Wood
19. Isaac N. Webb

Said preamble and resolutions read as follows, viz:

WHEREAS, The Congress of the United States has, by a vote of two thirds of the members of each House, submitted to the Legislatures of the States respectively, for their consideration and action, the following proposed amendment to the Federal Constitution, to-wit:

"ARTICLE XIII.

"Sec. 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States or any place subject to their jurisdiction.

"Sec. 2. Congress shall have power to enforce this article by appropriate legislation."

And whereas, the above proposed amendment has been officially laid before this Legislature for its consideration and action, therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That the proposition to make said proposed amendment a thirteenth article of the amendments to the Constitution of the United States, be, and the same is hereby, rejected.

2. Resolved, That the Governor be requested to forward the foregoing preamble and resolution to the President of the United States, and also to the President of the Senate, and the Speaker of the House of Representatives, of the Congress of the United States.
An act to increase the salaries of the judges of the circuit courts of this Commonwealth, and the chancellor of Louisville.

An act to revise and amend an act, entitled "An act to incorporate the Barren River Navigation and Manufacturing Company," approved February 6, 1846.

An act to incorporate the Central Kentucky Green River Petroleum Company.

An act to incorporate the Ohio River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Kentucky National Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Southern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Frankfort and Big Sandy Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Henry, Franklin, and Hart Mining and Manufacturing Company.

An act to incorporate the Old Deposit Oil and Mining Company.

An act to incorporate the National Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Kentucky Oil Company.

An act to incorporate the Red River Oil Company.

An act to incorporate the Glasgow Petroleum Company.

An act to incorporate the Creelsboro Petroleum Company.

An act to incorporate the Lawrence Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the United Oil and Mining Company.

An act to incorporate the Monticello Oil and Manufacturing Company.

An act to incorporate the Eastern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Cumberland River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Kentucky Scientific Mining and Geological Association.

An act to incorporate the Western Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Essex Oil and Manufacturing Company.

An act to incorporate the Allen Petroleum, Salt, Iron, Mining, and Manufacturing Company.
An act to amend the act incorporating the German Printing Association of Louisville.
An act to incorporate the Barren County Oil Company.
An act to incorporate the Lewis County Petroleum Company.
An act to incorporate the Adair Oil and Mining Company.
An act to repeal an act to incorporate the Hamilton and Big Bone Church turnpike road company.
An act for the benefit of H. L. Anderson, of Graves county.
An act for the benefit of Rosa, a slave.
An act for the benefit of R. R. Jones, late sheriff of Meade county.
An act for the benefit of J. J. Wood, late sheriff of Clinton county.
An act for the benefit of W. G. Wade, late sheriff of Simpson county.
An act for the benefit of J. C. Burchitt, sheriff of Clinton county.
An act for the benefit of Joe. McCarroll, sheriff of Christian county.
An act for the benefit of James Wood, of Nelson county.
An act to amend the revenue laws.
An act to fix the salary of the Chairman of the Board of Internal Improvement.
An act for the benefit of Francis Catron, late sheriff of Knox county.
An act for the benefit of Green W. Beard, late sheriff of Breckinridge county.
An act allowing further time to the Assessor of Taylor county to return his list of taxable property for the year 1865.
An act for the benefit of Dempsey King, late sheriff of Knox county.
An act for the benefit of James H. Williamson, late sheriff of Boyle county.
An act to amend the charter of the Petroleum Fire and Marine Insurance Company of Campbell county.
An act to amend chapter 5, article 1, section 3, of the Revised Statutes, title "Auditor."
Also, enrolled bills, which originated in the Senate, of the following titles, viz:
An act to amend the charter of the Frankfort and Lawrenceburg turnpike road company.
An act for the benefit of the Canton, Cadiz, and Hopkinsville turnpike company.
An act to amend an act, entitled "An act to incorporate the Eastern Kentucky Petroleum Company," approved January 23d, 1865.
An act to amend the charter of Germantown, Kentucky.
An act for the benefit of F. G. Sasseen.
An act to incorporate the Cumberland River Coal Company of Kentucky.
An act to incorporate the Ohio Valley Oil and Mining Company.
An act to amend an act, entitled "An act to incorporate the Kentucky River Coal and Lumber Company."
An act for the benefit of Washington Fryer, of Union county.
An act to incorporate the Louisville Hebrew Mutual Aid Society—Chebrah, Bikur, Cholim, Ukedusho.
An act to incorporate the Erie and Cumberland Petroleum, Mining, Manufacturing, and Navigating Company.
An act to incorporate the Petrolia Gas and Oil Refining Company.
An act to amend the charter of the Nolin Mining and Manufacturing Company.
An act for the benefit of the Maysville, Flemingsburg, and Mt. Sterling turnpike road company.
And had found the same to be truly enrolled.
Whereupon, the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
Mr. DeHaven moved to dispense with the rules, in order to permit him to make a report from the Committee on Ways and Means.
And the question being taken thereon, it was decided in the affirmative.
Mr. DeHaven, from said committee, to whom was referred a Senate bill, entitled
An act appropriating money to the Eastern and Western Lunatic Asylums,
Reported the same without amendment, as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of "eighty-two thousand nine hundred and sixty" dollars is hereby appropriated, for the purpose of completing the building of the Western Lunatic Asylum, to be paid to the Board of Managers thereof, on the warrant of the Auditor of Public Accounts, in quarterly installments, commencing on the 1st day of March, 1865.
§ 2. That there is appropriated to the Eastern Lunatic Asylum the sum of two thousand dollars, for fencing and painting, to be paid to the Board of Managers, on the warrant of the Auditor of Public Accounts, when called for by said Board.
§ 3. That there is hereby appropriated the sum of two hundred dollars per annum for each non-paying patient supported in the Eastern and Western Lunatic Asylums; and where the amount
received from any paying patient does not amount to two hundred dollars per annum, then such sum, for each of such patients, as will, with the amount paid by such patient, make the sum of two hundred dollars: Provided, That out of the sum hereby appropriated all necessary repairs, and all expenses, salaries, wages, &c., of all employees in the Asylums, shall be paid, except the conveyance of patients to the Asylums.

§ 4. That the money hereby appropriated shall be paid in the manner prescribed in the second section of an act, entitled "An act for the benefit of the Eastern and Western Lunatic Asylums," approved February 18th, 1861; and the first section of said act is hereby repealed.

§ 5. This act shall take effect from its passage.

Mr. Neale moved to amend the first section of the bill, by striking out the words "eighty-two thousand and nine hundred and sixty," and by inserting in lieu thereof the words "thirty-five thousand."

On motion of Mr. DeHaven, a division of the question was had, and the question was first taken on striking out, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Neale and Gano, were as follows, viz:

Those who voted in the affirmative, were:


Joseph H. Chandler, Hiram S. Powell, James W. Davis.


Mr. Joshua F. Bell moved to amend the 1st section of said bill by adding the following, viz:

It is hereby expressly declared, that no further appropriation will be made to complete the buildings of the Western Lunatic Asylum, unless this should be rendered necessary by casualties or accidents.

Which was adopted.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved; That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by its Constitution, were as follows, viz:

Those who voted in the affirmative were:

Mr. Speaker (Taylor), Stephen F. Gano, Thomas W. Owings,
A. S. Allan, Francis Gardner, William A. Pepper,
Alfred Allen, Evan M. Garriott, James T. Pierson,
William M. Allen, John J. Gatewood, F. M. Ray,
Wm. H. Baker, Aaron Gregg, John D. Ross,
H. M. Bedford, Hiram Hagen, J. C. Sayers,
Joshua F. Bell, C. M. Hanks, George S. Shanklin,
William Bell, Richard H. Hanson, E. W. Smith,
T. J. Birkett, C. O. Harvey, E. H. Smith,
Henry Bohannon, P. B. Hawkins, R. J. Spurr,
John C. Bolin, Jacob Hawthorn, Caleb Stinson,
James T. Bramlette, Thomas P. Hays, T. R. Taylor,
E. A. Brown, M. E. Ingram, S. B. Thomas,
Isaac Calhoun, O. P. Johnson, H. W. Tuttle,
T. P. Cardwell, Samuel Lankins, H. G. Van Seggern,
John B. Carlile, J. F. Lanek, Thos. W. Varnos,
John T. Clark, Perry S. Layton, A. G. Waggener,
Samuel E. DeHaven, J. H. Lowry, Willie Waller,
John M. Delph, L. S. Luttrel, A. H. Ward,
Edward F. Dulin, Thomas A. Marshall, Isaac N. Webb,
Sebastian Eifort, Jno. S. McFarland, M. E. White,
William Elliott, Milton McGrew, Geo. H. Whitten,
J. B. English, H. C. McLoed, James Wilson,

Elijah Gabbert,

Sebastian Eifort, Thos. A. Marshall, Isaac N. Webb,
Wm. Elliott, John S. McFarland, George H. Whitten,
W. M. Fisher, Milton McGrew, James Wilson,
Elijah Gabbert, H. C. McLoed, Geo. T. Wood—64.
Those who voted in the negative, were—

Wm. A. Brooks, A. H. Herrod, Hiram S. Powell,
R. J. Browne, John L. McGinnis, John R. Thomas,

Mr. McGinnis asked the unanimous consent of the House to permit the Committee on Military Affairs to make a report.

Which was granted.

Mr. Hawkins, from said committee, then reported
A bill to raise a bounty fund for Anderson county.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same having been engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid

On motion of Mr. John R. Thomas, the House then took up Senate bills of the following titles, viz:

1. An act for the benefit of the Louisville and Nashville railroad company.
2. An act to equalize the fees of clerks in this Commonwealth.
3. An act to incorporate the American Mills Petroleum Company.
4. An act to regulate the salaries of the judges of the court of appeals.
5. An act to repeal sections 14 and 15, of article 2, of the State Guard law, approved August 31st, 1862.
6. An act to amend an act, entitled “An act for the benefit of the Kentucky Penitentiary.”
7. An act to prevent the destruction of fish in Rockcastle river and its tributaries.
8. An act to incorporate the Magnolia Coal and Oil Company.
9. An act to amend the charter of the Greenup'sburg and Cincinnati Petroleum and Oil Company, passed at the present session.
10. An act to amend chapter 11, Revised Statutes.
11. An act in relation to examining courts.
12. An act to amend an act, entitled “An act to amend in part chapter 61, of Revised Statutes.”
13. An act to authorize the coroner of Butler county to appoint deputies.

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11. An act to amend section 1, chapter 85, Revised Statutes, title "Salaries."
12. An act in reference to the uncollected revenue of the county of McCracken for the year 1864.
15. An act to incorporate the Eastern Kentucky Oil and Mineral Company.
17. An act declaring the National Unionist a public authorized newspaper.
18. An act to amend an act, entitled "An act to incorporate the Western Financial Corporation."
19. An act to incorporate the Glade Oil and Mining Company.
20. An act to incorporate the Lulbygrud Oil and Mining Company.
21. An act to incorporate the Cumberland Mining Company.
22. An act to incorporate the West Union Oil Company.
23. An act to incorporate the Continental Mining and Manufacturing Company.
24. An act to incorporate the Union Rock Oil Company.
25. An act to incorporate the Breckinridge Oil and Mining Company.
26. An act to incorporate the Agassiz Oil and Mining Company.
27. An act to incorporate the Cumberland and Rockcastle Iron, Coal, Oil, Salt, and Lumber Company.
28. An act to incorporate the Ohio and Kentucky Petroleum and Mining Company.
29. An act to incorporate the Eureka Petroleum Company.
30. An act to incorporate the Polytechnic Petroleum, Coal, and Salt Company.
31. An act to incorporate the Benevolent and Social Union Society of Louisville.
32. An act to regulate the jurisdiction of justices of the peace for Jefferson and Kenton counties.
38. An act to amend the two acts concerning bounty funds to be raised by the city of Louisville.
39. An act to incorporate the London and Paris Coal, Oil, and Mining Company.
40. An act to incorporate the Monroe Oil Company.
41. An act to incorporate the Sonora Oil Company.
42. An act to incorporate the Northern Kentucky Oil and Mineral Company.
43. An act to incorporate the Paint Lick Oil and Mining Company.
44. An act to incorporate the Oil Creek Oil Company.
45. An act to incorporate the Eastern Kentucky Oil Creek Mining Company.
46. An act to incorporate the Oil Spring Fork Oil and Mineral Company.
47. An act to incorporate the Big Sandy Oil and Mineral Company.
48. An act to incorporate the Main Hardwick Creek Kentucky Oil and Mining Company.
49. An act to incorporate the Philadelphia and Cumberland Gap Valley Oil and Mining Company.
50. An act to incorporate the Grant's Lick Salt, Mining, and Manufacturing Company, for Campbell county, Kentucky.
51. An act to incorporate the Apperson Petroleum, Coal, and Iron Company.
52. An act to incorporate the Sherman Coal, Oil, Mining, and Manufacturing Company.
53. An act to incorporate the Kentucky Insurance Company.
54. An act to amend the charter of the Covington and Dry Creek turnpike road company.
55. An act to amend an act, entitled "An act to incorporate the Covington Street Railway Company," approved February 9, 1864.
56. An act for the benefit of William H. Rice, his children, and heirs at law.
57. An act to amend section 3, article 5, chapter 83, of Revised Statutes.
58. An act to consolidate Kentucky University and Transylvania University.
59. An act to incorporate the Kentucky Oil and Mineral Company.
60. An act to incorporate the Baden Oil and Mining Company.
61. An act to incorporate the New Haven Oil and Mining Company.
62. An act to incorporate the Fuller Oil Company.
63. An act to incorporate the Rolling Fork Oil and Mining Company.
64. An act to incorporate the Dry Run Oil Company.
65. An act to incorporate the Willis Green Oil, Mining, and Manufacturing Company.
66. An act to incorporate the Haynes' Rock Creek Oil Company.
67. An act to incorporate the Hunting Fork Rock Oil Company.
68. An act to amend the charter of the town of Hodgenville, Kentucky.
69. An act to incorporate the DeSoto Oil and Mining Company.
70. An act for the benefit of the Covington and Lexington railroad company.
71. An act to incorporate the Germantown Petroleum Company.
72. An act to incorporate the Central Kentucky Oil Company.
73. An act to incorporate the Croesus Oil Company.
74. An act to incorporate the Widow's Cruise Oil Company.
75. An act to incorporate the Buckner Oil Company.
76. An act to incorporate the Eagle Petroleum and Oil Refining Company.
77. An act to incorporate the Kentucky Mining, Manufacturing, and Rock Oil Company.
78. An act to incorporate the Second Presbyterian Church of the city of Louisville.
80. An act to increase the school fund of the State.
81. An act for the benefit of various sheriffs of this Commonwealth.
82. An act authorizing the Commissioners of the Sinking Fund to contract with the State banks for interest on State deposits.
83. An act for the benefit of Isaac Wingate, jr.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st, 3d, 8th, 18th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 30th, 31st, 32d, 33d, 34th, 36th, 39th, 40th, 41st, 42d, 43d, 44th, 45th, 46th, 47th, 50th, 55th, 68th, 76th, and 77th were referred to the Committee on Corporate Institutions; the 4th to the Committee on the Court of Appeals; the 5th to the Committee on Military Affairs; the 6th to the Committee on the Penitentiary; the 7th, 51st, 52d, 58th, 59th, 69th, 61st, 62d, 63d, 64th, 65th, 66th, 67th, 69th, 71st, 72d, 73d, 74th, and 75th to the Committee
on Agriculture and Manufactures; the 10th, 12th, and 57th to the Committee on the Revised Statutes; the 11th to the Committee on the Codes of Practice; the 13th, 19th, 37th, 38th, 53d, and 56th to the Committee on the Judiciary; the 14th, 16th, and 81st to the Committee on Ways and Means; the 17th, 48th, 49th, and 70th to the Committee on Internal Improvement; the 29th to the Committee on Printing; the 36th to the Committee on Religion; the 79th to the Committee on Circuit Courts; the 80th to the Committee on Education; the 82d to the Committee on the Sinking Fund; the 83d to the Committee on Claims; and the 2d, 9th, 15th, 29th, 54th, and 78th were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A bill from the Senate, entitled "An act to regulate the sale of tobacco in the city of Louisville,

Was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Chandler moved an amendment.

Which was adopted.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A bill from the Senate, entitled

An act to create Garth College,

Was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Hanson moved an amendment.

Which was adopted.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
A bill from the Senate, entitled
An act for the benefit of the estate of Col. Cicero Maxwell, deceased.

Was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. R. J. Browne moved to amend the same by striking out the following words, viz:
And included in the President's proclamation of emancipation of January, 1863.
And the question being taken on the adoption of said amendment, it was decided in the negative.
The yeas and nays being required thereon by Messrs. R. J. Browne and McLoed, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Taylor), John M. Delph, Hiram S. Powell,
William H. Baker, Evan M. Garriott, George S. Shanklin,
Wm. A. Brooks, L.S. Luttrell, R. J. Spurr,

Those who voted in the negative, were—
A. S. Allan, Francis Gardner, W. H. Miller,
Alfred Allen, John J. Gatewood, William A. Pepper,
Wm. M. Allen, Hiram Hagan, James T. Pierson,
H. M. Bedford, Richard H. Hanson, F. M. Ray,
William Bell, C. C. Harvey, John D. Ross,
T. J. Birchett, P. B. Hawkins, J. C. Sayers,
Henry Bobannon, Jacob Hawthorn, E. W. Smith,
John C. Bolin, Thomas P. Hays, E. H. Smith,
James T. Bramlette, A. H. Herrod, Caleb Stinson,
E. A. Brown, M. E. Ingram, S. B. Thomas,
John W. Campbell, O. P. Johnson, Wm. R. Thompson,
T. P. Cardwell, Samuel Larkins, H. G. Van Seggara,
John T. Clark, J. F. Lauck, Thomas W. Varanun,
James W. Davis, Perry S. Layton, A. G. Waggener,
Edward F. Dulin, J. H. Lowry, Willie Waller,
William Elliott, Jno. S. McFarland, M. E. White,
J. B. English, John L. McGinnis, James Wilson,
Elijah Gabbert, Milton McGrew, Geo. T. Wood—56.

Ordered, That said bill be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
On motion of Mr. Wm. M. Allen, the amendments proposed by the Senate to a bill which originated in this House, entitled
An act to incorporate the Mountain Coal and Oil Company,
Were taken up, twice read, and concurred in.
On motion of Mr. John R. Thomas, indefinite leave of absence was granted to Mr. Chandler.
On motion of Mr. E. H. Smith, indefinite leave of absence was granted to Mr. E. A. Brown.
And then the House adjourned.

FRIDAY, FEBRUARY 24, 1865.

A message was received from the Senate, announcing that they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz:
An act to fix the fees of surveyors.
An act for the benefit of the pauper lunatics of Knox county.
An act for the benefit of J. L. McCarty, sheriff of Whitley county.
An act to increase the salaries of the Superintendent of Public Instruction and his clerk.
An act for the benefit of Walter B. Simons, late sheriff of Meade county.
An act appropriating money to the Kentucky river.
An act for the benefit of James D. Christian, late sheriff of Todd county.
An act for the benefit of Bennett Spear, late sheriff of Monroe county.
Preamble and resolutions in relation to the proposed amendment to the Federal Constitution.
That they had passed bills of the following titles, viz:
An act authorizing the formation of corporations for mining, manufacturing, and for other purposes.
An act for the benefit of Jas. W. Tate.
An act for the benefit of D. C. Foreman, of Estill county.
An act to amend an act, entitled "An act to authorize the county court of Jefferson to borrow money to aid enlistments and provide substitutes."

An act appropriating money to Geo. W. Trabue.

An act for the benefit of Josephine P. Drake.

An act to incorporate the Widows' and Orphans' Home.

An act to incorporate the United States Mail Line Steamboat Company.

An act to raise a fund to build a court-house in Larue county.

An act to fix the place for holding the circuit, county, and quarterly courts in Larue county.

And that they had received official information from the Governor that he had approved and signed enrolled bills, which originated in that House, of the following titles, viz:

An act for the benefit of Wm. Tinsley, late sheriff of Knox county.

An act to amend the charter of the Kentucky Coal, Mining, and Iron and Oil Manufacturing Company.

An act for the benefit of the Commonwealth's Attorney in the 7th judicial district.

An act to amend an act, entitled "An act to authorize the county court of Boone county to execute bonds and levy a tax to raise a fund to avoid the draft for the year 1864, for said county."

An act for the benefit of Clem. Swearingen, collector of Greenup county.

An act to incorporate the Eastern Kentucky Petroleum and Mineral Company.

An act to incorporate the Simon Kenton Petroleum and Mining Company.

An act to incorporate the Washington Petroleum and Mineral Company.

An act for the benefit of the incorporated banks of issue of Kentucky.

An act to incorporate the Western Petroleum and Mineral Company.

An act to incorporate the Proctor Petroleum, Oil, and Mining Company, of Edmonson and Butler counties.

An act to incorporate the Eastern Kentucky Oil Company.

An act to incorporate the Northern Kentucky Oil and Mining Company.
An act to incorporate the Southern Kentucky Oil and Mining Company.

An act to incorporate the Buena Vista Oil and Manufacturing Company.

An act to incorporate the Morgan Oil and Mining Company.

An act to incorporate the Eureka Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Excelsior Petroleum Company.

An act to authorize the county court of Jefferson county to borrow money to aid enlistments and provide substitutes.

An act to continue in force an act, entitled "An act to authorize the Governor to remit the damages on judgments against defaulting sheriffs."

An act for the benefit of the sheriff of Henry county.

An act to establish an Agricultural College in Kentucky.

Mr. Bohannon presented the petition of the trustees of the town of Consolation, Shelby county, praying for the passage of an act to amend the charter of said town.

Which was received, the reading dispensed with, and referred to the Committee on Corporate Institutions.

Mr. Brooks, from the Committee on Enrollment, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to establish a court of common pleas for the county of Jefferson.

An act to provide for a change in the time of holding the Jefferson circuit court.

An act to incorporate the Mountain Coal and Oil Company.

An act to amend an act, entitled "An act to incorporate the Lebanon Hotel Company," approved February 25, 1860.

An act to incorporate the Green River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Casselberry Petroleum Company.

An act to incorporate the Stuart Petroleum Company.

An act to repeal an act, entitled "An act to restrict the corporate limits of the town of Columbia."

An act to incorporate the United Life, Fire, and Marine Insurance Company, of Kentucky.

An act to incorporate the Star Oil, Coal, and Mining and Manufacturing Company, of Carter county.
An act to incorporate the Miami Petroleum Company.
An act to incorporate the Otter Creek Petroleum Company.
An act to incorporate the Somerset Petroleum Company.
An act to incorporate the Cane Spring Oil Company.
An act to incorporate the Middle Trace turnpike road.
An act to incorporate the Henry Clay Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.
An act to incorporate the Vulcan Oil Company.
An act to incorporate the Licking River Petroleum, Oil, Salt, and Mining Company.
An act to incorporate the Beaver Creek Oil Company.
An act to incorporate the Crittenden Mining and Transportation Company.
An act to incorporate the Pilot Knob and Kentucky Oil and Mining Company.
An act to incorporate the Suffolk Oil and Mining Company.
An act authorizing the county court of Whitley county to divide justices' districts into voting precincts, and to establish voting places therein.
An act for the benefit of Fleming Bates, late sheriff of Wayne county.
An act for the benefit of William Mullins, late sheriff of Wayne county.
An act to incorporate the Washington Bank, of Springfield, Kentucky.
Resolution providing for the sale of old buildings, machinery, and material in the Kentucky Penitentiary.
Also enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:
An act to amend the charter of the city of Covington.
An act to amend the charter of the city of Lexington.
An act to amend the charter of the Louisville and Taylorsville turnpike road company.
An act to authorize the Board of Internal Improvement to increase the tolls on turnpike roads.
An act to amend the charter of the Great Western Mining and Manufacturing Company.
An act to incorporate the Nelson County Petroleum Company.
An act to incorporate the Eskridge Petroleum and Mining Company.
An act to incorporate the Henderson Oil and Mining Company.
An act to incorporate the Madison Oil and Manufacturing Company.
An act to incorporate the Rocky Hill Oil Company.
An act to incorporate the Sinking Creek Lead and Zinc Company, of Kentucky.
An act appropriating money to the Eastern and Western Lunatic Asylums.
An act to incorporate the Richmond and Red Lick Petroleum and Mining Company.
An act to incorporate the Continental Petroleum Company.
An act to incorporate the Sidney Lyon Petroleum Company.
An act to incorporate the Kentucky Petroleum, Oil, Mining, and Manufacturing Company.
An act to incorporate the Union Oil, Mining, and Manufacturing Company.
Resolution of instruction to the Attorney General of the State.
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
On motion of Mr. Waller, indefinite leave of absence was granted to Messrs. Larkins, Clark, Owings, Eifort, and Whitten, and to Messrs. McGinnis and Bohannon, until Tuesday next.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:
By Mr. Webb—
1. A bill to create a bounty fund in the Lockport precinct, in Henry county.

By the Committee on the Revised Statutes—
2. A bill to amend an act, entitled "An act to encourage recruiting in Grant county for the United States army."

By Mr. Alf. Allen—
3. A bill changing the name of the Breckinridge County Petroleum Company, of Kentucky.

By the Committee on the Judiciary—
4. A bill extending the time of the prosecution of an appeal to the court of appeals from the judgment of the Mason circuit court, concerning the probate of the will of William Bradford, deceased.

By the Committee on Privileges and Elections—
5. A bill to change the place of voting in the Floydsburg precinct, in Oldham county.
By same—
6. A bill creating an additional justices' district in Henderson county.
   By the Committee on County Courts—
   By the Committee on Public Offices—
8. A bill to authorize the President of the Board of Internal Improvement to rent a room.
   By the Committee on Education—
9. A bill for the benefit of school district No. 19, in Meade county.
   By the Committee on Military Affairs—
10. A bill to provide a bounty for Kentucky volunteers.
   By same—
11. A bill to amend the charter of Shelbyville.
Which were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 10th was ordered to be printed and recommitted to the Committee on Military Affairs, with instructions to report to-morrow at 10 o'clock; and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 11th bills were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 11th bills, having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Military Affairs asked to be discharged from the further consideration of leaves referred to them, to bring in the following bills, viz: 

A bill for the benefit of sundry persons who have given bonds to the State for guns and other property which have been captured or destroyed by the rebels.

A bill to authorize the county court of Muhlenburg to provide for the defense of said county against guerrillas.
Which was granted.

The Committee on County Courts, to whom was recommitted a bill, entitled
A bill to extend the corporate limits of the town of Lebanon,
Reported the same without amendment.
Mr. John R. Thomas moved an amendment.
Which was adopted.
Mr. R. J. Browne moved an amendment.
Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Education, to whom had been referred Senate bills of the following titles, viz:

1. An act to incorporate the West Covington Christian and Literary Society.

2. An act to incorporate the Baptist Female College at Bardstown, Kentucky.

Reported the same without amendment.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Thompson, from the Committee on Privileges and Elections, who had been instructed (by the resolution of Mr. R. J. Browne, adopted by this House on the 14th day of January last) to inquire and report if there are any persons now holding their places as Representatives, who are also holding offices of trust and profit under the Federal Government, &c., made the following report, viz:

The Committee on Privileges and Elections, to whom was referred the following resolution, to-wit:

Resolved, That the Committee on Privileges and Elections be instructed to inquire and report to this House if there are any persons now holding their places as Representatives in the House who are holding offices of trust or profit under the Federal Government; if there are any such, who they are, and whether the two offices are incompatible under the Constitution of this State; and that said committee have power to send for persons and papers;

Make the following report:

The committee, to carry out the intention of the House, as expressed by the resolution, instructed the Chairman to summon each member of the House to answer whether or not he held an office of trust or profit under the General Government. Each member appeared and
answered according to the summons, except a few who were absent. From this examination the following facts are elicited: That James T. Bramlette, a member of this House, from Adair county, is a Lieutenant Colonel in the Twelfth Kentucky volunteer cavalry regiment, in the service of the United States; and that John K. Faulkner, a member of this House, from Garrard county, is a Colonel in the Seventh Kentucky volunteer cavalry regiment in the service of the United States; that Stephen F. Gano, a member of this House, from Scott county, is a surgeon under the Federal Government, in the Board of Examiners in the Seventh Congressional District; that J. R. Bailey, a member of this House, from Logan county, is a surgeon under the Federal Government in the Board of Examiners in the Third Congressional District; that Wm. L. Neale, a member of this House, from Madison county, is an Assistant Quartermaster under the Federal Government.

By the 27th section of the second article of the Constitution of Kentucky, it is provided that no person, while he continues to exercise the functions of a clergyman, priest, or teacher, of any religious persuasion, society, or sect, nor while he holds or exercises any office of profit under this Commonwealth, or under the Government of the United States, shall be eligible to the General Assembly, except attorneys at law, justices of the peace, and militia officers: Provided, That attorneys for the Commonwealth, who receive a fixed annual salary, shall be ineligible; and by the 18th section, the 8th article of said Constitution, it is further provided, that no member of Congress, or person holding or exercising any office of trust or profit under the United States, or under any foreign power, or under any foreign power, shall be eligible as a member of the General Assembly of this Commonwealth, or hold or exercise any office of trust or profit under the same. And it is further provided as follows, by the 20th section of the 2d article of the Constitution of Kentucky: Each House of the General Assembly shall judge of the qualifications, elections, and returns of its members; but a contested election shall be determined in such manner as shall be directed by law. The committee are unanimous in the opinion that the offices held by Messrs. Gano, Bailey, and Neale, under the Federal Government, are incompatible with the office of member of the House of Representatives in the General Assembly.

The majority of the committee are also of opinion that the office of Colonel and Lieutenant Colonel, held by Faulkner and Bramlette, as above stated, are incompatible with the office held by them as members of the House of Representatives. If Lieutenant Colonel Bramlette and Colonel Faulkner are not militia officers within the purview of the 27th section of the second article of the Constitution of Kentucky, the offices held by them are incompatible with the office held by them as members of the House of Representatives. They are officers in the service of the United States, paid by them, and, after mustered into service, are alone amenable to the military authorities of the United States. They have been mustered into the service of the United States under the act of Congress.

By the 3d section of the 7th article of the Constitution of Kentucky
it is provided as follows: "All militia officers whose appointment is not herein otherwise provided for, shall be elected by persons subject to military duty within their respective companies, battalions, regiments, brigades, and divisions, under such rules and regulations, and for such terms, not exceeding six years, as the General Assembly may from time to time direct and establish," from this it is evident that the Legislature has the power to prescribe the term of office of militia officers; and if Bramlette and Faulkner are militia officers under the Constitution, their term of service is prescribed by the Legislature. But they are, under the act of Congress, in service for a term prescribed by Congress, and their term of service is not regulated by the laws of this State, nor are they, as military officers, amenable to the rules and regulations prescribed by the Legislature for the government of militia officers. Neither the Governor of this State, or any other military authority, has any control over them while in the service of the United States. Militia officers, from Major Generals down, are elected by the persons not exempt from militia duty within their respective divisions, battalions, and companies, as they are laid off in the country. Colonel Faulkner and Lieutenant Colonel Bramlette were not elected in that way. The volunteer regiments are often composed of persons from different parts of the State, and of persons residing out of the State. The Constitution of the United States in article 1st, section 8, sub-divisions 12, 14, 15, and 16, provides as follows:

"12. Congress has power to raise and support armies, but no appropriation of money to that use shall be for a longer term than two years. 14. To make rules for the government and regulation of the land and naval forces. 15. To provide, for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions. 16. To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress."

Now if these volunteer officers were militia officers, all the officers, from Major Generals down, would be appointed by the States, according to the above provision; but the States, in the volunteer organizations, only appoint officers up to Colonels, and the President appoints the Brigadier and Major Generals; and, in case of failure on the part of the Governors, the Colonels and all other officers. For these reasons the majority of the committee are of the opinion that the office of Colonel held by John K. Faulkner, in 7th Kentucky volunteer cavalry regiment, the office of Lieutenant Colonel in the twelfth Kentucky volunteer cavalry regiment, held by J. T. Bramlette, are incompatible with the office of member of the House of Representatives. The committee are unanimous in the opinion that the offices held by Messrs. Gano, Bailey, and Wm. F. Neale under the General Government, are incompatible with the office of Representative in this House. Those offices held by them are offices of trust and profit under the United States, within the provision of the Constitution of Kentucky. If any of the
offices above named were held by any of said gentlemen at the time of their election, all the votes cast for them were void; if the views of the committee as to their incompatibility are correct. By the 6th section of chapter 71, of vol. 2, of Revised Statutes, it is provided that "a person holding an office, post, or employment under this State or the United States, which is incompatible with a seat in the Legislature, shall not be voted for as Senator or Representative until he has resigned his office, post, or employment, nor until a duplicate of his resignation has been filed in the clerk's office of the court of the county in which he resides; and all votes given for him before such resignation is filed shall be void." It is also further provided by the 5th section of the same chapter, as follows: "When a person in office shall accept another office or employment incompatible with the former office, such former office shall be vacated by the acceptance of the latter." Hence if they accepted their offices since their election, the office of member of this House was thereby vacated. The committee was instructed by the resolution to them referred to ascertain and report the facts and their opinion thereon, which they have endeavored to perform, and herewith submit the same for the consideration of the House.

WM. R. THOMPSON, Chairman.
WILLIAM ELLIOTT,
W. H. MILLER,
A. S. ALLAN.

The undersigned concur in the above report as to Representatives Gano, Bailey, and Neale, but dissent as to Representatives Faulkner and Bramlette.

J. C. SAYERS,
JOHN W. CAMPBELL,
H. S. POWELL.

Ordered, That the Public Printer forthwith print 150 copies of said report for the use of the members of the General Assembly.

Mr Joshua F. Bell, from the joint committee appointed by the two Houses to visit the President of the United States and lay before him the present disturbed condition of Kentucky, made the following report, viz:

FRANKFORT, KY., February 22d, 1865.

To the General Assembly of the Commonwealth of Kentucky:

Pursuant to the joint resolution of the Legislature, the undersigned committee went to Washington city, to carry out the objects of their appointment. It was thought important to visit the commandants of the department. To this effect a portion of the committee went by the way of Louisville, for the purpose of seeing and consulting General Stoneman, and waited there two or three days to see Major General Schofield, who was daily expected. General Burbridge was in Washington. In consequence of the delay occasioned by these circumstances, the entire committee did not arrive at Washington until a week after their departure. On arriving there, they called on one of the commandants of the State, General Burbridge, but did not have the pleasure of meeting him.
A communication was immediately addressed to the President, seeking an interview at his earliest convenience.

The next day was appointed for the purpose of receiving the committee, on which occasion a free conference was had with the President and Secretary of War on the general objects contemplated by the resolution. In that conference, the President and Secretary of War manifested every reasonable desire to extend to Kentucky the protection sought by the committee. In the conclusion of the interview, the President and Secretary of War requested that the plans of the committee should be reduced to writing for their consideration. In accordance with this request, the committee submitted five propositions, marked Nos. 1, 2, 3, 4, and 5, which are herewith presented, together with the letter accompanying them.

WASHINGTON CITY, January 26th, 1865.

Hon. E. M. Stanton, Secretary of War:

The undersigned committee, appointed under a resolution of the Legislature herewith inclosed, in accordance with a suggestion made in the interview with the President and yourself, beg leave to submit, for the consideration of the War Department, the propositions herewith sent, numbered Nos. 1, 2, 3, 4, and 5, and we respectfully ask that they may be acted upon in the order in which they are numbered. Proposition No. 1 was made out by the Adjutant General of the State, at the instance of the committee, and the attention of the Honorable Secretary is called to the addition thereto, as made by the committee over their own signatures. If no one of these propositions can be granted in full, we beg the Honorable Secretary to make such modifications as, in his judgment, may seem best.

We inclose herewith papers marked A, B, C, D, E, F, and G. As the people of Kentucky are daily suffering under grievous evils, from which relief is sought, and some action may be necessary on these matters by the Legislature, which will adjourn at an early day, we respectfully request an early response.

Yours, &c.,

W. C. WHITAKER,
Chairman Senate Committee.

JOSHUA BARNES,
Chairman House Committee.

No. 1.

1. We propose to raise, for the defense of each county, one company, to be composed of not less than eighty-three (83) nor more than one hundred and one (101) men, rank and file, to be organized into battalions of not less than six nor more than eight companies, and regiments of three battalions, to be concentrated by battalions and regiments in case of emergency. The commander of each regiment to be charged with the supervision and defense of the section of country over which his three battalions are located, and each battalion commander over that guarded by the companies of his battalion. The company officers to make reports at regular intervals, prescribed by the Regulations, to their battalion commanders, and they to regimental commanders, who will report direct to these headquarters.

II. For the defense of the State at large, I propose the organization of four regiments, to be posted in eligible positions throughout the State,
and to form the reserve, upon which the county organizations can rely in case of an invasion in force by the enemy. Company, battalion, and regimental commanders to make reports like to forces for county defense.

III. The appointment, for different districts in the State, of assistant quartermasters, who shall also be assistant commissaries of subsistence, to be instructed (if an arrangement can be consummated with the General Government) to draw supplies from the nearest Federal post, otherwise to contract for subsistence, &c., in the vicinity where the troops are located, if practicable, or wherever they can be procured at the least expense—ordnance stores to be furnished by the Quartermaster General of the State, from supplies already on hand, otherwise to contract for the most approved arms now manufactured. Assistant quartermasters to report regularly direct to the Quartermaster General's Department at Frankfort.

IV. That the Government assume the direct payment of these troops, if an arrangement to that effect can be consummated, otherwise to be paid by the State, through a regular pay department, to be charged to the General Government in general settlements. And if neither of the above arrangements are agreed to, that the State assume the payment.

V. That all expenditures made by the State on account of said service be funded by the General Government, upon the same vouchers substantially as are now prescribed for the use and government of the armies of the United States, the same, however, being changed or modified for State purposes. If this agreement is not acceded to, that the State authorities make provision for the same.

VI. That there be a State medical staff appointed sufficient for the number of troops called into the field, to be governed by like rules and regulations as regards drawing supplies, making reports, &c., as are suggested for the quartermasters' and commissaries of subsistence departments.

(Signed.)

Very respectfully,

No. 2.

Twelve regiments of soldiers furnished by Kentucky have now been mustered out of the service of the United States; eighteen more will be mustered out by the 21st of March next. These were all for three years, and have faithfully and honorably served their full period of enlistment; they are now exempt from military duty, save by voluntary enlistment; they cannot go home for fear of being robbed, maltreated, assassinated, or murdered by guerrillas. They claim and ask protection from the Government they have so nobly and faithfully sustained, and are now anxious to enter the service of the General Government again, to serve in Kentucky in defense of their homes and the State. The citizens of the State are unarmed, and are victims daily of rapine and murder; life and liberty are at the mercy of the most abandoned and licentious men. No one is safe! To provide against these grievances, and restore peace and safety, we propose to organize as many of the discharged soldiers, and any other persons that will volunteer, not exceeding 10,000 men, to be armed, equipped, supplied, paid, and officered, as other United States volunteer troops are now, for the defense of the State against guerrillas and the lawless violence of the enemies of our National and State Governments.
House of Representatives.

No. 3.

If the second proposition is not approved, we propose to raise, under the act of Congress passed February 7th, 1863 (authorizing the raising of twenty thousand men in Kentucky), a force not exceeding the residue authorized by that act, to be composed of discharged soldiers, those whose term of service has expired, and any others who may volunteer, to be organized, armed, equipped, and paid as provided in said act, and to be under the command of a general officer appointed by the President.

No. 4.

If none of the offered propositions are approved, the following is submitted: In the event that the Governor of Kentucky shall call out any portion of the militia of the State, not exceeding ten thousand, for the protection of the life, liberty, and property of the citizens, and in defense of the interest of the General and State Governments in Kentucky, we respectfully ask that the General Government arm, equip, supply, and pay the forces so used; and in the event of the acceptance of this proposition, in order to prevent any possibility of a conflict with the movements of the Federal troops, that the General Government appoint a General officer to their command, the Governor appointing the field and line officers.

No. 5.

Under an act of the Legislature of the State of Kentucky, the Governor of the State, by the sanction of the Secretary of War, of date of July 11, 1864, raised three battalions of State militia, and put them into the field, and at the expense of the State; they have rendered most efficient service both for the State and General Government. The number and services of these forces are set forth in the statement of the Adjutant General of the State, herewith sent. The act under which these troops were raised expressly provides that the forces should be used in resisting guerrillas and rebel forces, and to act in concert with the troops of the United States. Gen. Burbridge, the commander of the District of Kentucky, has ordered these three battalions to be mustered out of the service of the State, and disbanded. Now we respectfully request that this order may be rescinded by the War Department, and that in future the commander of the district be inhibited from interfering with or controlling any portion of the militia of the State, when in the service of the State, at the expense of the State, and under the provisions of its Constitution and sanction of the State laws.

To which the Secretary responded by letter, dated 30th of January, which is herewith presented:

War Department,
Washington City, January 30, 1865.

Gentlemen: Your communication, addressed to me under date of the 27th of this month, together with the accompanying papers and propositions, has been carefully considered. Although some of the propositions
submitted cannot be carried into effect under existing laws, yet I think that a plan for the military administration of your State, and for the necessary protection of the people of Kentucky, may perhaps be devised by some modification of the several propositions presented. To that end the attention of the Department is earnestly devoted, and no effort will be spared to accomplish the desired object. It is obvious that, without a concurrence of the Federal and State authorities, little can be done by the Federal Government to relieve the troubles in Kentucky, which, if they do not originate in, appear to be greatly aggravated by, domestic disputes and controversies. While no efforts will be spared, on the part of the Federal Government, to conform its views and action to the pressing exigencies presented by the state of affairs in Kentucky, it is hoped that there will be a cordial disposition to aid those efforts by the State authorities and the people.

Yours truly,

EDWIN M. STANTON,
Secretary of War.

To Gen. Whitaker and others, Committee of the Senate, and Joshua Barnes, Esq., and others, Committee of the House of Representatives of Kentucky.

Afterwards a second interview was sought with the Secretary of War, by letter, dated January 30th:

METROPOLITAN HOTEL,
WASHINGTON, January 30, 1865.

E. M. STANTON, Secretary of War, Washington:

The undersigned respectfully ask an interview with the Secretary of War on the subject of his letter to them of this date. If not convenient for this evening, please fix an early hour to-morrow.

With great respect,

W. C. WHITAKER,
J. BARNES, &c.,
Of Kentucky Legislature.

Which interview was had on the following day, in which the defense of Kentucky against lawless violence was again made the subject of a full conversation between the Secretary and the members of the committee, in the conclusion of which assurances were given by the Secretary that the whole subject of the defense of Kentucky would receive his earnest and prompt attention, and that the general plan and its details would be committed to whomsoever the Government of the United States might have as commander in Kentucky.

In order to express to the President and Secretary our appreciation of the kindness shown by them, and the interest manifested in the objects of our mission, we deemed it our duty to address to each of them a letter, which are herewith presented:

METROPOLITAN HOTEL,
WASHINGTON CITY, January 31, 1865.

Mr. LINCOLN, President United States:

We leave for Kentucky this evening. We bear with us grateful and pleasant recollections of your interest in the welfare of our State, and of your kindness and distinguished regard for us as a committee and as indi-
FEB, 24, 1865.

I think that the system devised for the enforcement of the law, in the end will be found to be without a possibility of success by the people, if they are not to be disfranchised as individuals. With best wishes for your prosperity, both as President of this great nation and personally,

We are, most respectfully yours,

WALTER C. WHITAKER,
Chairman Ky. Senate Committee.

JOSHUA BARNES,
Chairman Ky. Legis. Committee.

JOSHUA F. BELL,
WM. SAMPSON,
ALF. ALLEN.

METROPOLITAN HOTEL,
WASHINGTON CITY, January 31, 1865.

Hon. E. M. Stanton, Secretary of War:

We leave for Kentucky this evening. Permit us, for the interest you have manifested for the welfare of our State, to tender you our thanks for the kindness and consideration you have extended to us as a legislative committee, and to each of us personally.

W. C. WHITAKER, Ch’n,
JOSHUA BARNES, Ch’n,
JOSHUA F. BELL,
ALF. ALLEN,
WM. SAMPSON,

We left Washington on the same day, not having received any additional communication from the Secretary of War.

On the arrival of Major General Palmer, we addressed him the letter herewith communicated, dated February 20th:

FRANKFORT, KY., February 20, 1865.

General John Palmer:

The undersigned were appointed a committee to wait on the President and Secretary of War, to get their consent to a project for the defense of the State of Kentucky against guerrillas and other foes of the Government. This was done in writing, and the Secretary of War informed us that a plan was on foot, and would be intrusted to a General for execution. Being desirous of reporting to the Legislature the result of our mission, we respectfully ask of you, not the plan you have adopted, but whether your command extends to defending the State against guerrillas, and beg leave to call your attention to the propositions submitted by us to the Secretary of War.

W. C. WHITAKER, Ch’n Senate Com.
JOSHUA BARNES, Ch’n House Com.
WM. SAMPSON,
JOSHUA F. BELL,
ALF. ALLEN.

No answer has been received to that letter; since which he has published his General Order No. 1, of date 18th February, 1865, assuming the command of the Department of Kentucky; and it is presumed that the
plans of the President and Secretary of War are committed to him for execution.

All which is respectfully submitted.

W. C. WHITAKER, Ch'n Senate Com.,
WM. SAMPSON,
JOSHUA BARNES, Ch'n House Com.,
ALF. ALLEN,
J. F. BELL.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

Mr. Sayers moved the following resolution, viz:

Resolved, That on all subjects of debate, for the residue of this session, no speaker shall occupy a longer time than ten minutes.

The rule of the House being dispensed with,

Said resolution was twice read and adopted.

Mr. Hamilton, who was absent from this House on yesterday on account of sickness, asked the privilege of having his vote recorded in favor of the substitute offered by Mr. Lowry for the preamble and resolutions reported by the Committee on the Judiciary in regard to the proposed amendment to the Federal Constitution, and also recorded against the said preamble and resolutions reported by said committee.

Which was granted.

The House then resumed the consideration of the bill, entitled

A bill to incorporate the Kentucky River Navigation Company.

And the question being taken on the adoption of the amendment proposed by Mr. Hawkins to the amendment proposed by Mr. R. J. Browne thereto, it was decided in the negative.

The question was then taken on the adoption of Mr. R. J. Browne's amendment, and it was decided in the affirmative.

Mr. S. B. Thomas moved to amend the 6th section of the bill by striking out the following words, viz: "on the 1st day of January in each year."

And also by striking out the following, viz:

A sum equal to the present net annual revenue derived from the locks and dams already built. To ascertain the amount of said net annual revenue, a judicial inquiry shall be held in the Franklin circuit court, upon a petition filed at any time by the corporators named in the first section, or by the company after its organization. The Attorney General of the Commonwealth shall have at least ten days' notice of the filing of such petition, and shall attend to the same on behalf of the State. The court shall ascertain the net income from said locks and dams since the year 1851, and the average amount received shall be the rent to be paid the State by said company.
HOUSE OF REPRESENTATIVES.

And by inserting in lieu thereof the following, viz:

The sum of twenty-five hundred dollars a year, payable into the Treasury semi-annually, on the 1st day of January and the 1st day of July.

Mr. S. B. Thomas moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment of Mr. Thomas, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by Messrs. Powell and T. R. Taylor, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, Thos. W. Owings,
A. S. Allan, W. M. Fisher, Wm. A. Pepper,
Alfred Allen, Elijah Gabbert, James T. Pierson,
William M. Allen, Stephen F. Gano, F. M. Ray,
William H. Baker, Francis Gardner, John D. Ross,
Joshua F. Bell, Evan M. Garriott, J. U. Sayers,
William Bell, Richard H. Hanson, Geo. S. Shanklin,
T. J. Birchett, C. C. Harvey, R. J. Spurr,
Henry Bohannon, Thomas P. Hayes, Caleb Stinson,
John C. Bolin, M. E. Ingram, S. B. Thomas,
Wm. A. Brooks, O. P. Johnson, Wm. R. Thompson,
Isaac Calhoun, William R. Kinney, H. W. Tuttle,
John W. Campbell, Samuel Larkins, H. G. Van Seggern,
John T. Clark, Perry S. Layton, Thomas W. Varnon,
James W. Davis, L. S. Luttrell, A. G. Waggener,
Samuel E. DeHaven, Thos. A. Marshall, Willie Waller,
John M. Delph, Jno. S. McFarland, Isaac N. Webb,
Edward F. Dunin, John L. McGinnis, M. E. White,
Sebastian Efford, Milton McGrew, James Wilson,

Those who voted in the negative, were—

R. J. Browne, Jacob Hawthorn, Hiram S. Powell,
T. P. Cardwell, A. H. Herrod, E. W. Smith,
John J. Gatewood, J. H. Lowry, E. H. Smith,
Hiram Hagan, H. C. McLoed, T. R. Taylor,

The House then took up the bill, entitled

A bill for the benefit of Green county.
Mr. John R. Thomas moved an amendment.
Which was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, Resolved, That said bill do pass, and that the title thereof be amended so as to read as follows, viz:

A bill for the benefit of Green, Marion, Hardin, Allen, Henderson, and Washington.

A bill, entitled "A bill to regulate the manner of computing time in the application of the statutes of limitation in certain actions," was ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A bill, entitled "A bill for the benefit of William Herrin, late sheriff of Fulton county;" was read the third time.

And the question being taken on the passage of said bill, it was decided in the negative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, Stephen F. Gano, F. M. Ray,
Wm. M. Allen, John J. Gatewood, S. B. Thomas,
Joshua F. Bell, P. B. Hawkins, Wm. R. Thompson,
John C. Bolin, Thomas P. Hays, A. G. Waggener,
Samuel E. DeHaven, Wm. R. Kinney, Isaac N. Webb,
W. M. Fisher, James T. Pierson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Hiram Hagan, William L. Neale,
A. S. Allan, R. A. Hamilton, Thomas W. Owings,
William H. Baker, C. M. Hanks, William A. Pepper,
William Bell, Richard H. Hanson, John D. Ross,
T. J. Birchett, C. C. Harvey, J. C. Sayers,
Henry Bohannon, Jacob Hawthorn, E. W. Smith,
William A. Brooks, A. H. Herron, E. H. Smith,
R. J. Browne, O. P. Johnson, R. J. Spurr,
Isaac Calhoun, Samuel Larkins, Caleb Stinson,
WHEREAS, During the rebel invasion and occupation of the several counties lying west of the Tennessee river, in this Commonwealth, in the latter part of the year 1861, and the commencement of 1862, a certain man, calling himself Wm. Messick, and styling himself commissioner of the so called Provisional Government of Kentucky, in company with a body of armed men from Columbus, Kentucky, then in possession of the rebel army, did force and compel William Herrin, then sheriff of Fulton county, to pay over to him (Wm. Messick) the sum of one thousand dollars on the 14th of January, and the further sum of six hundred dollars on the 6th of February, 1862, of the public revenue of the Commonwealth of Kentucky, collected by said Herrin, sheriff as aforesaid, and which the said Herrin was compelled to pay under duress and against his earnest and most solemn protest; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That William Herrin, late sheriff of Fulton county, in his settlement with the Auditor for the revenue due from said county for the year 1861, shall have a credit allowed him for the said two sums of one thousand dollars on the 14th of January, 1862, and six hundred dollars on the 6th of February, 1862, making in all the sum of sixteen hundred dollars, and that he be released from the payment of said amount, together with the damages on said sums of money which he was compelled, under duress, to pay to one William Messick, styling himself the commissioner of the so-called Provisional Government of Kentucky.

§ 2. That should it so happen that the account of the said William Herrin, for the revenue of Fulton county, for the year 1861, is already closed, and by which he is charged with the said sum of sixteen hundred dollars, then and in that case the Auditor is hereby authorized and directed to open said account and enter the credits as stated in the first section of this act.

§ 3. This act shall take effect from its passage.

Amendments proposed by the Senate to bills which originated in this House, of the following titles, viz:

An act to incorporate the Marion, Washington, and Taylor County Oil, Mining, and Manufacturing Company.

An act for the benefit of John H. Murray, late sheriff of Allen county.

Were taken up, twice read, and concurred in.
Amendments proposed by the Senate to a bill which originated in this House, entitled
A bill to amend an act, entitled "An act to establish a claim agency for Kentucky in the city of Washington," approved February 20, 1864,
Were taken up, twice read, and disagreed to.
The yeas and nays and being required thereon by Messrs. E. E. Smith and Dulin, were as follows, viz:

Those who voted in the affirmative, were—

A. S. Allan, R. A. Hamilton, Caleb Stinson,
Alfred Allen, Richard H. Hanso, T. R. Taylor,
Wm. M. Allen, William R. Kinney, S. B. Thomas,
Samuel E. DeHaven, Thos. A. Marshall, H. W. Tuttle,
John M. Delph, W. H. Miller, Thos. W. Varnon,
William Elliott, Thomas W. Owings, A. G. Waggener,
J. B. English, F. M. Ray, Isaac N. Webb,
W. M. Fisher, J. C. Sayers, Geo. H. Whitten,
Jno. J. Gatewood, George S. Shanklin, George T. Wood—37.

Those who voted in the negative, were—

Mr. Speaker (Taylor), Francis Gardner, Milton McGrew,
William H. Baker, Eyen M. Garrett, H. C. McLeod,
Joshua F. Bell, Hiram Hagan, William L. Neale,
William Bell, C. M. Hanks, William A. Pepper,
T. J. Birchett, C. C. Harvey, James T. Pierson,
Henry Bohannon, P. B. Harvey, Hiram S. Powell,
John C. Bolin, Jacob Hawthorn, John D. Ross,
Wm. A. Brooks, Thomas P. Hays, E. W. Smith,
R. J. Browne, A. H. Herrod, E. H. Smith,
Isaac Calhoun, M. E. Ingram, R. J. Spurr,
John W. Campbell, O. P. Johnson, John R. Thomas,
T. P. Cardwell, Samuel Larkins, Wm. R. Thompson,
John T. Clark, Perry S. Layton, H. G. Van Seggern,
James W. Davis, J. H. Lowery, Willie Waller,
Edward F. Dulin, L. S. Luttrell, M. E. White,
Sebastian Eifort, John S. McFarland, James Wilson—50,
Elijah Gabbert, John L. McGinnis.

The House then took up the amendment proposed by the Senate to a bill which originated in this House, entitled
A bill to increase the compensation of the Register of the Land office.
Which was to strike out all after the enacting clause, and to insert in lieu thereof the following, viz:
§ 1. That the salary of the Register of the Land Office be increased to the sum of "two thousand" dollars per annum, which sum he is authorized to draw "quarterly" from the Treasury. All former ap
House of Representatives.

Propriations for salary to the Register of the Land Office are hereby repealed.

§ 2. This act to take effect from its passage, and remain in force for two years from its passage.

Mr. E. H. Smith moved to amend the amendment by striking out the words "two thousand," and by inserting in lieu thereof the words "eighteen hundred."

On motion of Mr. Hanson, a division of the question was had.

And the question was first taken on striking out the words "two thousand," and it was decided in the negative.

So said amendment, proposed by Mr. Smith, was rejected.

Mr. R. J. Browne then moved to amend the amendment by striking out the word "quarterly," and by inserting in lieu thereof the word "monthly."

And the question being taken thereon, it was decided in the affirmative.

Said amendment, as amended, was then twice read and concurred in.

The yeas and nays being required thereon by Messrs. De Haven and Neale, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative were—


Speaker of the House.

Resolution to increase the salary of the Register of the Land Office, and to insert the same in the form of the former act.

The resolution was agreed to.

Speaker of the House.
The House then took up the motion made by Mr. Dulin on the 27th day of January last, to reconsider the vote by which the House disagreed to a Senate bill, entitled

An act to incorporate the Louisville Rifle Club.

And the question being taken thereon, it was decided in the affirmative.

The question was again taken on the passage of the bill, and it was decided in the affirmative.

The resolutions moved by Mr. Davis, on the 11th instant, in relation to the President of the United States, were taken up and referred to the Committee on Federal Relations.

Senate bills of the following titles, viz:

1. An act to amend an act, entitled "An act to authorize the county court of Jefferson county to borrow money to aid enlistments and provide substitutes."

2. An act to incorporate the United States Mail Line Steamboat Company.

3. An act to incorporate the Widows' and Orphans' Home.

Were severally read the first time; and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At 10 minutes after 1 o'clock, P. M., Mr. Kinney moved an adjournment.

Mr. Spurr moved to amend said motion as follows, viz: "That the House do now adjourn to meet again at three o'clock, P. M."

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Spurr and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker, (Taylor), R. A. Hamilton, James T. Pierson,
Wm. H. Baker, Jacob Hawthorn, Hiram S. Powell,
Joshua F. Bell, O. P. Johnson, John D. Ross,
Wm. A. Brooks, Samuel Larkins, E. W. Smith,
T. P. Cardwell, Perry S. Layton, E. H. Smith,
The question was then taken on the motion of Mr. Kinney to adjourn. And it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Luttrell and Spurr, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

SATURDAY, FEBRUARY 25, 1865.

A message was received from the Senate, announcing that they had concurred in the amendment proposed by this House, to the amendment proposed by the Senate, to a bill which originated in this House, entitled:

An act to increase the compensation of the Register of the Land Office.

That they had concurred in the amendments proposed by this House, to bills which originated in the Senate, of the following titles:

An act to incorporate the Kentucky River Oil and Mining Company.

An act to incorporate the Petroleum Fire Insurance Company of Louisville.

An act for the benefit of the Kentucky Institution for the Education of the Blind.

An act empowering the Governor to appoint agents to visit and aid sick and wounded soldiers of Kentucky.

An act to incorporate the Portsmouth and Pound Gap railroad company.

An act to incorporate the Louisville Rifle Club.

An act to regulate the sale of tobacco in the city of Louisville.

An act to create Garth College.

That they had receded from their amendment to a bill, which originated in this House, entitled:

An act to amend an act, entitled "An act to establish a claim
That they had passed bills, which originated in this House, of the following titles, viz:

An act authorizing the recording of wills, and the probate thereof, in certain cases.

An act to authorize administration on estates of persons in counties where there are no county courts.

An act to amend the 23d section, of article 1st, of the 37th chapter, of the Revised Statutes.

An act to incorporate the Fulton County Seminary.

An act to amend article 5, entitled "The sale of land and slaves of married women," of chapter 86, of the Revised Statutes.

An act for the benefit of Sarah Johnson, committee of John Johnson.

An act to incorporate the Cook, Cardwell & Co. Oil, Mining, and Manufacturing Company.

An act for the benefit of the pauper lunatics of Knox county.

An act for the benefit of John A. Burton, executor of Jane Gray, deceased.

An act to amend an act, entitled "An act to incorporate the Newport and Covington Water-works Company."

An act to incorporate the Loretto Oil, Mining, and Manufacturing Company.

An act to incorporate the Lincoln County Petroleum and Mineral Company.

An act to incorporate the Cumberland Petroleum and Mining Company.

An act to incorporate the Bullitt's Lick Petroleum Company.

An act to incorporate the Wild Cat Rockcastle County Mining and Petroleum Company.

An act to incorporate the Central Kentucky Petroleum and Mining Company.

An act to incorporate the Cumberland and Kentucky River Coal, Oil, and Lumber Company.

An act to amend the charter of the Clark's Run and Salt River turnpike company.

An act to incorporate the Western States Coal, Oil, and Mining Company.

An act to incorporate the Kentucky Petroleum and Mining Association.
An act to incorporate Patterson Institute.
An act to amend the charter of the town of Munfordville.
An act to incorporate the Bell Grove Spring and Blue Bank turnpike road company.
An act to incorporate the Leman Petroleum and Mining Company.
An act to incorporate the Lexington and Louisville Oil and Mining Company.
An act to incorporate the Manslick Manufacturing and Petroleum Company.
An act to incorporate the Irvine and Jessamine Oil, Mining, and Manufacturing Company.
An act to incorporate the Kentucky River and Clear Creek Burning Well Petroleum Company.
An act to incorporate the Knox County Kentucky, Oil, Salt, and Coal Company.
An act to incorporate Noah’s Dove Encampment, No. 13, Independent Order of Odd Fellows.
An act to incorporate the Pike Mining and Manufacturing Company.
An act to incorporate the Oil Basin Mining and Manufacturing Company.
An act to incorporate the Girard Oil, Mining, and Manufacturing Company.
An act to incorporate the Tar Fork Oil Company.
An act to incorporate the Tog Fork Lead, Iron, Salt, and Oil Mining and Manufacturing Company.
An act to incorporate the Lake Mining and Manufacturing Company.
An act to incorporate the Ohio River Transportation Company.
An act to incorporate the Kinnikinick Central Oil and Mining Company.
An act to incorporate the Greenville Petroleum and Coal Company.
An act to incorporate the Central Kentucky Rock Oil Company.
An act to incorporate the Clay Lick Salt, Oil, and Mineral Company of Green County.
An act to incorporate the Kentucky and Ohio Mining and Petroleum Company.
An act to incorporate the Black Creek Coal, Oil, Lumber, Mining and Manufacturing Company.
An act to incorporate the Southwestern Rock Oil Association.

An act to incorporate the Rush Creek Mining and Manufacturing Company.

An act to incorporate the Sulphur Lick Oil and Mining Company.

An act to incorporate the Indian Creek and Jack's Knob Iron, Coal, Salt, Lead, Lumber, and Oil Manufacturing Company.

An act to amend the charter of the Greenup Coal and Oil Company.

An act for the benefit of W. E. Hill, sheriff of Johnson county.

An act to increase the compensation to the Public Printer.

An act to incorporate the Kentucky Telegraph Company.

An act to amend the act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund."

An act to amend an act, entitled "An act to incorporate the Sharpsburg Male and Female Academy."

An act for the benefit of the Female Seminary of Paducah.

An act authorizing the Harrison county court to invest the Henry C. Moore school fund in lands or stocks.

An act changing the name of the Breckinridge County Petroleum Company, of Kentucky.

An act authorizing the appointment of guardians in certain cases.

An act requiring the recording of the reports of sales of real estate.

An act to amend an act, entitled "An act regulating the fees and duties of the sealer of weights and measures in the county of Jefferson," approved January 7, 1852.

With amendments to the last three mentioned bills.

And that they had passed bills and adopted resolutions of the following titles, viz:

An act for the benefit of Geo. W. Reed, late sheriff of Gallatin county.

An act to incorporate the Magoffin County Oil, Coal, and Manufacturing Company.

An act to incorporate the Green River Petroleum, Mineral, Manufacturing, Exploring, and Refining Company.

An act to incorporate the Red River Oil, Mining, and Manufacturing Company.

An act to incorporate the Dry Run Oil Company.

An act to incorporate the First Universalists' Society, in the city of Louisville.

An act to empower the trustees of the First Universalists' Society H. R.— 53
the city of Louisville, Kentucky, to sell the property of said society and reinvest the proceeds.

An act to incorporate the Cumberland Oil Company.

An act to amend an act, entitled "An act to incorporate the Cumberland River Oil and Salt Company."

An act conferring additional jurisdiction on certain circuit courts in certain cases.

An act to repeal an act, entitled "An act to authorize the suspension of circuit courts in certain cases," approved September 5, 1862.

An act to incorporate the Fleming Petroleum and Manufacturing Company.

Resolution appointing a committee to examine into the Internal Improvement Fund.

Resolution to provide for the printing and distributing the general laws of the present session.

1. Mr. Bohannon presented the petition of sundry citizens of Christiansburg precinct, of Shelby county, praying for the passage of an act to levy a tax on said district to raise a bounty fund.

2. Mr. McFarland presented the petition of E. T. White, of the town of Owensboro, praying for the passage of an act authorizing the trustees of said town to open a certain street in said town.

Which were received, their reading dispensed with, and referred—

the 1st to the Committee on Military Affairs, and the 2d to the Committee on the Judiciary.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to incorporate the Kentucky Oil Company.

An act to incorporate the Old Deposit Oil and Mining Company.

An act to incorporate the Lawrence Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Ohio River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the United Oil and Mining Company.

An act to incorporate the Glasgow Petroleum Company.

An act to incorporate the National Mining and Manufacturing Company.

An act to incorporate the Southern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.
An act to incorporate the Frankfort and Big Sandy Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the National Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Cumberland River Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Eastern Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Western Kentucky Oil, Coal, Mining, and Iron Manufacturing Company.

An act to incorporate the Red River Oil Company.

An act to incorporate the Adair Oil and Mining Company.

An act to incorporate the Henry, Franklin, and Hart Mining and Manufacturing Company.

An act to incorporate the Central Kentucky Green River Petroleum Company.

An act to incorporate the German Printing Association of Louisville.

An act to amend the charter of the Petroleum Fire and Marine Insurance Company of Campbell county.

An act to amend chapter 5, article 11, section 3, of Revised Statutes, titled "Auditor."

An act for the benefit of Francis Catron, late sheriff of Knox county.

An act for the benefit of W. G. Wade, late sheriff of Simpson county.

An act to amend the revenue laws.

An act for the benefit of Dempsey King, late sheriff of Knox county.

An act for the benefit of H. L. Anderson, of Graves county.

An act for the benefit of R. R. Jones, late sheriff of Meade county.

An act for the benefit of James H. Williams, late sheriff of Boyle county.

An act to revive and amend an act, entitled "An act to incorporate the Barren River Navigation and Manufacturing Company," approved February 8, 1846.

An act for the benefit of Rosamond.
An act to incorporate the Monticello Oil and Manufacturing Company.

An act to incorporate the Lewis County Petroleum Company.

An act to incorporate the Barren County Oil Company.

An act to incorporate the Essex Oil and Manufacturing Company.

An act to incorporate the Creelsboro Petroleum Company.

An act to incorporate the Allen Petroleum, Salt, Iron, Mining, and Manufacturing Company.

An act to incorporate the United Life, Fire, and Marine Insurance Company, of Kentucky.

An act for the benefit of Fleming Bates, late sheriff of Wayne county.

An act authorizing the county court of Whitley county to divide justices’ districts.

An act for the benefit of William Mullins, late sheriff of Wayne county.

An act to incorporate the Casselberry Petroleum Company.

An act to incorporate the Green River Oil, Coal, and Iron Manufacturing Company.

An act to amend an act, entitled “An act to incorporate the Lebanon Hotel Company,” approved February 25, 1860.

An act to incorporate the Washington Bank, of Springfield, Kentucky.

An act to incorporate the Stuart Petroleum Company.

An act to incorporate the Beaver Creek Oil Company.

An act to establish a court of common pleas for the county of Jefferson.

An act to provide for a change in the time of holding the Jefferson circuit court.

An act to incorporate the Vulcan Oil Company.

An act to incorporate the Middle Trace turnpike road.

An act to incorporate the Spring Oil Company.

An act to incorporate the Carter Oil Company.

An act to incorporate the Casselberry Petroleum Company.

An act to restrict the corporate limits of the town of Columbus.

An act to incorporate the Coal, Iron, and Manufacturing Company, of Carter county.

An act to incorporate the Allen Petroleum Company.
An act to incorporate the Suffolk Oil and Mining Company.
An act to incorporate the Otter Creek Petroleum Company.
An act to incorporate the Henry Clay Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.
An act to incorporate the Mountain Coal and Oil Company.
An act to incorporate the Pilot Knob and Kentucky Oil and Manufacturing Company.
Resolution welcoming General Palmer to Kentucky.
Resolution providing for the sale of old buildings, machinery, and materials in Kentucky Penitentiary.
Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:
An act to fix the fees of surveyors.
An act for the benefit of John H. Murray, late sheriff of Allen county.
An act for the benefit of George T. Blakey, sheriff of Logan county, Kentucky.
An act for the benefit of J. L. McCarty, sheriff of Whitley county.
An act to increase the salaries of the Superintendent of Public Instruction and his clerk.
An act for the benefit of Walter B. Simons, late sheriff of Meade county.
An act appropriating money for the Kentucky river.
An act for the benefit of James D. Christian, late sheriff of Todd county.
An act for the benefit of Bennett Spear, late sheriff of Monroe county.
An act for the benefit of W. M. Samuels, sheriff of Hickman county.
An act to amend an act, entitled “An act to incorporate the Newport and Covington Water-works Company.”
An act to incorporate the Western States Oil, Coal, and Mining Company.
An act to incorporate the Pike Mining and Manufacturing Company.
An act to incorporate the Girard Oil, Mining, and Manufacturing Company.
An act to incorporate the Tar Fork Oil Company.
An act to incorporate the Trans-Montane Oil, Coal, and Mining Company.
An act to increase the compensation to the Public Printer.
Preamble and resolutions in relation to the proposed amendment to
the Federal Constitution.
Also, enrolled bills, which originated in the Senate, of the following
titles, viz:
- An act for the benefit of George W. Dehoney and others.
- An act to incorporate the Kentucky River Oil and Mining Com-
  pany.
- An act to incorporate the Olympian Oil and Mining Company.
- An act to incorporate the Barren River Oil and Coal Company.
- An act for the benefit of J. H. Blair.
- An act to amend the charter of the Covington and Taylor’s Mill
turnpike road company.
- An act to equalize the fees of clerks in this Commonwealth.
- An act to amend the charter of the Greenupburg and Cincinnati
  Petroleum and Oil Company, passed at the present session.
- An act in reference to the uncollected revenue of the county of Mc-
  Cracken for the year 1864.
- An act to amend the charter of the Covington and Dry Creek turn-
  pike road company.
- An act to incorporate the Second Presbyterian Church of the city
  of Louisville.
- An act to amend an act, entitled “An act to amend the charter
  of the Covington and Cincinnati Bridge Company,” approved January
  21st, 1865.
- An act for the benefit of the estate of Colonel Cicero Maxwell, de-
  ceased.
- An act to amend an act, entitled “An act to authorize the county
  court of Jefferson county to borrow money to aid enlistments and
  provide substitutes.
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
Leave was given to bring in the following bills, viz:
On motion of Mr. Sayers—1. A bill to charter the Drennon Spring
Oil Company, of Henry county.
On motion of same—2. A bill to charter the Lesquereux Mining
and Manufacturing Company.
On motion of Mr. John R. Thomas—3. A bill to incorporate the
Lebanon Petroleum Company.

On motion of Mr. Birchett—5. A bill for the benefit of the jailer of McCracken county.

On motion of Mr. Lowry—6. A bill for the benefit of A. C. Stuart, of Todd county.

On motion of Mr. Tuttle—7. A bill to authorize the county court of Wayne county to sell their court-house.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 2d, 3d, and 4th; the Committee on County Courts the 5th and 7th; and the Committee on Propositions and Grievances the 6th.

At 10 o'clock Mr. Taylor moved to postpone the special order set for that hour, in order that the Clerk might finish the call of the counties.

Which was adopted.

Mr. T. R. Taylor moved the following resolution, viz:

Resolved, That after to-day, during the sitting of the Legislature, no new business shall be originated in the House except reports upon leaves heretofore granted, or petitions heretofore presented.

Which was twice read and rejected.

Mr. T. R. Taylor, read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of three on behalf of the House, and two of the Senate, be appointed to ascertain and report the amount of unfinished business of the two Houses, and also report a day upon which these two Houses may adjourn

The rule of the House being dispensed with, said resolution was taken up, twice read, and adopted.

Mr. T. R. Taylor moved the following resolution, viz:

Resolved, That for the balance of the session no leaves of absence shall be granted by this House except on account of sickness or other imperative necessity; and this shall be a rule of this House for the present session.

Which was twice read and rejected.

Mr. Lowry moved the following resolution, viz:

Resolved, That the Committee on Military Affairs be instructed to report upon the resolution offered by Mr. Ingram on Monday next, at 10 o'clock, A. M.

The rule of House being dispensed with, said resolution was twice read and adopted.
Mr. R. J. Browne moved the following resolution, viz:

Resolved, That it shall be one of the standing rules of this House, that the Sergeant-at-Arms of the House shall purchase no article for the use of the House, except upon the warrant of the Speaker, or under a resolution of the House directing the purchase of the particular article.

Mr. Delph moved the following as a substitute for said resolution, viz:

Resolved, That no penknives shall be purchased without the consent of this House.

Mr. Webb moved to lay said resolution and amendment on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Thompson, were as follows, viz:

Those who voted in the affirmative, were—


On motion of Mr. Shanklin, indefinite leave of absence was granted to Messrs. Hanson, Gregg, and Hanks.

Mr. R. J. Browne moved that the special committee who had been appointed to make certain inquiries in regard to the agent of the
Mr. DeHaven asked the unanimous consent of the House to permit the Committee on Circuit Courts to make a report.

Which was granted.

Mr. Shanklin then, from said committee, to whom had been referred a Senate bill, entitled

An act providing compensation for the clerk of the Jefferson circuit court in certain cases,

Reported the same with an amendment.

The consideration of which was cut off by the arrival of the hour of 10 o'clock.

Which time was set for the consideration of the report of the Committee on Circuit Courts in regard to R. B. Carpenter, Commonwealth's Attorney for the 9th judicial district.

But the Speaker deciding that the special order set for 10 o'clock, which had been postponed, in order that the call of the counties might be completed, had precedence,

Mr. DeHaven moved to again postpone the consideration of said special order, in order to take up and consider the one set for this hour.

And the question being taken thereon, it was decided in the affirmative.

On motion of Mr. J. F. Bell, the House then resolved itself into the Committee of the Whole, with Mr. Alf. Allen in the Chair, on the said report of the Committee on Circuit Courts in relation to R. B. Carpenter, Commonwealth's Attorney for the 9th judicial district; and, after some time spent therein, the Speaker resumed the Chair, when Mr. Alf. Allen reported that the committee had had said report under consideration, and had instructed him to report the same back to the House for its action, and that said committee be discharged from the further consideration thereof.

And the question being taken on discharging the committee, it was decided in the affirmative.

On motion of Mr. DeHaven,

Ordered, That the Public Printer forthwith print 150 copies of said report, together with the depositions, affidavits, and other documentary evidence in said case, and that the further consideration thereof be
postponed for the present, and that the same be placed in the order of the day.

By special permission, the following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on the Judiciary—
1. A bill to authorize the Mayor and Council of the city of Henderson to sell the public square and to invest the proceeds in the construction of a wharf.
   By Mr. Alf. Allen—
2. A bill for the benefit of Wm. H. Miller.
   By Mr. Webb—
3. A bill to close an alley in the town of Newcastle.
Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same having been engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

By special permission, Mr. Hawkins, from the Committee on Military Affairs, to whom had been recommitted
A bill for the relief of widows, orphans, and discharged soldiers, Reported the same with an amendment, as a substitute therefor.
Ordered, That the Public Printer forthwith print 150 copies of said amendment for the use of the members of the General Assembly, and that the same be placed in the orders of the day.

On motion of Mr. Marshall, the House then took up a bill from the Senate, entitled
An act conferring additional jurisdiction on certain circuit courts in certain cases.
Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Waller asked the unanimous consent of the House to make a report from the Committee on Ways and Means.
Which was granted.
Mr. Waller, from said committee, then reported.
A bill to increase the pay of members of the General Assembly of the Commonwealth of Kentucky.

Which was read the first time, and ordered to be read the second time.

And the question being taken on dispensing with the second reading of said bill, it was decided in the negative.

And then the House adjourned.

MONDAY, FEBRUARY 27, 1865.

A message was received from the Senate, announcing that they had disagreed to a bill, which originated in this House, entitled

A bill to extend the corporate limits of the town of Lebanon.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to amend the 2d paragraph, of the 440th section, of the Code of Practice in civil cases.

An act to amend section 473 of the Code of Practice in civil cases.

An act for the benefit of the counties of Green, Marion, Hardin, Allen, Henderson, and Washington.

An act to incorporate the Kentucky River Navigation Company.

With amendments to the last two named bills.

That they had passed bills of the following titles, viz:

An act concerning slaves and runaways.

An act to amend the charter of the Kentucky River Oil and Mining Company.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills and a resolution, which originated in that House, of the following titles, viz:

An act for the benefit of the Maysville, Flemingsburg, and Mt. Sterling turnpike road company.

An act for the benefit of Washington Fryer, of Union county.

An act to amend the charter of Germantown, Kentucky.
An act to amend an act, entitled "An act to incorporate the Kentucky River Coal and Lumber Company."

An act for the benefit of the Canton, Cadiz, and Hopkinsville turnpike company.

An act for the benefit of F. G. Sasseen.

An act to amend an act, entitled "An act to incorporate the Eastern Kentucky Petroleum Company," approved January 23d, 1865.

An act to incorporate the Louisville Hebrew Mutual Aid Society—Chebrah, Bikur, Cholin, Ukedusho.

An act to incorporate the Erie and Cumberland Petroleum, Mining, Manufacturing, and Navigating Company.

An act to incorporate the Petrolia Gas and Oil Refining Company.

An act to incorporate the Ohio Valley Oil and Mining Company.

An act to incorporate the Cumberland River Coal Company.

An act to amend the charter of the Frankfort and Lawrenceburg turnpike road company.

An act to amend the charter of the Nolin Mining and Manufacturing Company.

An act to incorporate the Madison Oil and Manufacturing Company.

An act to authorize the Board of Internal Improvement to increase the tolls on turnpike roads.

An act to incorporate the Sidney Lyon Petroleum Company.

An act to amend the charter of the Louisville and Taylorsville turnpike road company.

An act to amend the charter of the city of Lexington.

An act to amend the charter of the city of Covington.

An act to incorporate the Union Oil, Mining, and Manufacturing Company.

An act to incorporate the Sinking Creek Lead and Zinc Company of Kentucky.

An act to incorporate the Richmond and Red Lick Petroleum and Mining Company.

An act to incorporate the Mountain Petroleum and Transportation Company.

An act to amend the charter of the Great Western Mining and Manufacturing Company.

An act to incorporate the Eskridge Petroleum and Mining Company.

An act to incorporate the Henderson Oil and Manufacturing Company.

An act to incorporate the Continental Petroleum Company.
An act to incorporate the Rocky Hill Oil Company.

An act to incorporate the Nelson County Petroleum Company.

An act appropriating money to the Eastern and Western Lunatic Asylums.

An act to incorporate the Kentucky Petroleum, Oil, Mineral, and Manufacturing Company.

Resolution instructing the Attorney General.

1. Mr. Hawthorn presented the petition of sundry citizens of the city of Newport, praying for the passage of an act giving to the City Council of said city the exclusive power to license and fix the tax on billiard tables in said city.

2. Mr. Al. Allen presented the petition of sundry citizens of Breckinridge county, praying for the passage of an act permitting Harrison Lay to sell spirituous and malt liquors, by the small, in said county, without license.

3. Mr. Al. Allen presented the petition of J. A. Hambleton, former county judge of Breckinridge county, praying for the passage of an act allowing him further time to collect his fee bills.

Which were received, their readings dispensed with, and referred—the 1st to the Committee on the Revised Statutes; the 2d to the Committee on Propositions and Grievances; and the 3d to the Committee on Ways and Means.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to establish a claim agency for Kentucky in the city of Washington," approved February 20, 1864.

An act authorizing the recording of wills, and the probate thereof, in certain cases.

An act to authorize the granting of administration on estates of persons in counties where there are no county courts.

An act to increase the compensation of the Register of the Land Office.

An act to amend the 23d section, of article 1st, of the 37th chapter, of the Revised Statutes.

An act to incorporate the Fulton County Seminary.

An act to amend article 5, entitled "The sale of land and slaves of married women," of chapter 86, of the Revised Statutes.
An act for the benefit of Sarah Johnson, committee of John Johnson.

An act to incorporate the Cook, Cardwell & Co. Oil, Mining and Manufacturing Company.

An act for the benefit of the pauper lunatics of Knox county.

An act to incorporate the Loretto Oil, Mining, and Manufacturing Company.

An act to incorporate the Lincoln County Petroleum and Mineral Company.

An act to incorporate the Cumberland Petroleum and Mining Association.

An act to incorporate the Bullitt's Lick Petroleum Company.

An act to incorporate the Wild Cat Rockcastle County Mining and Petroleum Company.

An act to incorporate the Central Kentucky Petroleum and Mining Company.

An act to incorporate the Cumberland and Kentucky River Coal, Oil, and Lumber Company.

An act to amend the charter of the Clark's Run and Salt River turnpike company.


An act to incorporate Patterson Institute.

An act to amend the charter of the town of Munfordville.

An act to incorporate the Bell Grove Springs and Blue Bank turnpike road company.

An act to incorporate the Leman Petroleum and Mining Company.

An act to incorporate the Lexington and Louisville Oil and Mining Company.

An act to incorporate the Manalick Manufacturing and Petroleum Company.

An act to incorporate the Irvine and Jessamine Oil, Mining, and Manufacturing Company.

An act to incorporate the Kentucky River and Clear Creek Burning Well Petroleum Company.

An act to incorporate the Knox County Kentucky Oil, Salt, and Coal Company.


An act to incorporate the Oil Basin Mining and Manufacturing Company.
An act to incorporate the Tug Fork Lead, Iron, Salt, and Oil Mining and Manufacturing Company.

An act to incorporate the Lake Mining and Manufacturing Company.

An act to incorporate the Ohio River Transportation Company.

An act to incorporate the Kinnikinick Central Oil and Mining Company.

An act to incorporate the Greenville Petroleum and Coal Company.

An act to incorporate the Black Creek Coal, Oil, Lumber, Mining, and Manufacturing Company.

An act to incorporate the Southwestern Kentucky Rock Oil Association.

An act to incorporate the Rush Creek Mining and Manufacturing Company.

An act to incorporate the Sulphur Lick Oil and Mining Company.

An act to amend the charter of the Greenup Coal and Oil Company.

An act for the benefit of W. E. Hill, sheriff of Johnson county.

An act to incorporate the Kentucky Telegraph Company.

An act to amend an act, entitled "An act to incorporate the Sharpsburg Male and Female Academy."

An act for the benefit of the Female Seminary of Paducah.

An act authorizing the Harrison county court to invest the Henry C. Moore school fund in land or stocks.

An act changing the name of the Breckinridge County Petroleum Company, of Kentucky.

Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the Louisville Rifle Club.

An act empowering the Governor to appoint agents to visit and aid sick and wounded soldiers of Kentucky.

An act to incorporate the Petroleum Fire Insurance Company, of Louisville.

An act to incorporate the West Covington Christian and Literary Society.

An act for the benefit of the Kentucky Institution of the Education of the Blind.

An act to incorporate the Baptist Female College, of Bardstown, Kentucky.
An act to incorporate the Portsmouth and Pound Gap railroad company.
An act to regulate the sale of tobacco in the city of Louisville.
An act to create Garth College.
An act to incorporate the Widows' and Orphans' Home.
An act to incorporate the United States Mail Line Steamboat Company.
An act conferring additional jurisdiction on certain circuit courts in certain cases.
And had found the same to be truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed enrolled bills, which originated in this House, of the following titles, viz:

An act to increase the compensation of the Public Printer.
An act to incorporate the Tar Fork Oil Company.
An act to incorporate the Girard Oil, Mining, and Manufacturing Company.
An act to incorporate the Pike Mining and Manufacturing Company.
An act to increase the salaries of Superintendent of Public Instruction and his clerk.
An act for the benefit of Walter B. Simmons, late sheriff of Meade county.
An act for the benefit of George T. Blakey.
An act to fix the fees of surveyors.
An act appropriating money for the Kentucky river.
An act for the benefit of W. M. Samuels, sheriff of Hickman county.
An act for the benefit of J. L. McCarty, sheriff of Whitley county.
An act to incorporate the Western States Coal, Oil, and Mining Company.
An act to incorporate the Trans-Montane Coal, Oil, and Mining Company.

An act to amend an act, entitled "An act to incorporate the Newport and Covington Water-works Company."

An act for the benefit of Bennett Spear, late sheriff of Monroe county.
An act for the benefit of J. H. Murray, late sheriff of Allen county.
An act for the benefit of James D. Christian, late sheriff of Todd county.

Mr. Pepper moved the following resolution, viz:

Resolved, That during the remainder of the present session of the Legislature, this House will meet at 9 o'clock and 30 minutes A. M.; take a recess at 1 o'clock P. M., meet at 3 o'clock P. M.; take a recess at 5 o'clock, and meet again at 7 P. M., each day.

Mr. Lowry moved to amend the resolution by striking out the words "take a recess at 5 o'clock, and meet again at 7 P. M."

Which amendment was adopted.

Said resolution, as amended, was twice read and adopted.

Mr. Hawkins, from the Committee on Military Affairs, to whom was referred the communication from Eben. Snip, surgeon United States Army, and Medical Director Department of the Northwest, in relation to the establishment of Soldiers’ Homes, reported the following resolution, viz:

WHEREAS, There are now in the loyal States more than fifty thousand permanently disabled soldiers, many of whom have neither friends, relatives, money, or homes, and many others are without adequate means of support; therefore,

1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That our Representatives and Senators in Congress be instructed to use their influence in providing these crippled and war-worn veterans with a pleasant asylum or retreat, in each great military division of the Eastern, Middle, Western, and Pacific States, where, surrounded by every necessary comfort, they may repose in peace and quiet happiness for the remainder of their days.

2. That the Governor of this State be requested to forward a copy of these resolutions to each of our Representatives and Senators in Congress.

The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with,

Said resolutions were taken up, twice read, and adopted.

Mr. Hawkins, from the Committee on Military Affairs, read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Quartermaster General of the State shall make settlement with J. H. Reno, late quartermaster of the 11th Kentucky Infantry, and arrange with him, if possible, the claims of J. R. Hill, W. C. Good, and J. N. Phelps, administrator of Elijah Phelps, deceased, that they may receive compensation for horses purchased of them by said quartermaster for service during the organization of the 11th Kentucky Infantry.
On motion of Mr. Wm. Bell, indefinite leave of absence was granted to Messrs. McFarland, Miller, Ray, and Pierson.

Mr. Herrod moved to dispense with the rules of the House, in order to permit the Committee on County Courts to make a report.

And the question being taken thereon it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

H. M. Bedford, John J. Gatewood, F. M. Ray,
Wm. A. Brooks, A. H. Herrod, Wm. R. Thompson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Francis Gardner, James T. Pierson,
Alfred Allen, Evan M. Carriott, John D. Ross,
Wm. Bell, Hiram Hagan, E. W. Smith,
T. J. Birchett, C. C. Harvey, E. H. Smith,
John C. Bolin, P. B. Hawkins, R. J. Spurr,
James T. Bramlette, Thomas P. Hays, Caleb Stinson,
R. J. Browne, M. E. Ingram, T. R. Taylor,
Issac Calhoon, O. P. Johnson, John R. Thomas,
John W. Campbell, William R. Kinney, S. B. Thomas,
James W. Davis, J. F. Lauck, H. W. Tuttle,
Samuel E. De Haven, Perry S. Layton, H. G. Van Seggern,
John M. Delph, J. H. Lowry, Thomas W. Varnon,
Edward F. Dulin, L. S. Luttrell, A. G. Waggner,
William Elliott, John S. McFarland, Willie Waller,
J. B. English, H. C. McLeod, Isaac N. Webb,
W. M. Fisher, W. H. Miller, James Wilson,
Elijah Gabbert, William A. Pepper, George T. Wood—52.

Mr. Luttrell entered a motion to reconsider the vote by which the House on Saturday last passed a bill, entitled A bill for the benefit of Wm. H. Miller.

A message was received from the Senate by Messrs. Wright, Gardner, and Cook, announcing that the Senate had concurred in a joint resolution which originated in this House, appointing a joint committee to inquire into and report the amount of unfinished business before the two Houses; and that they had been appointed the committee on the part of the Senate in pursuance of said resolution.

Whereupon the Speaker appointed T. R. Taylor, Spurr, and Webb the committee on the part of this House.

Mr. Wood, from the special committee appointed to inquire into the
alleged charges against Hon. Joshua F. Bullitt, made the following report, viz: 

The undersigned committee, appointed by a resolution of this House of the 31st day of January, 1865, to ascertain and report to it whether the alleged absence of Chief Justice Joshua F. Bullitt from the Commonwealth be voluntary or constrained; 

2d. Whether or not Judge Bullitt is, or was, a member of the society or organization commonly known as the "Sons of Liberty;" and if so— 

3d. Whether such society or organization is of a treasonable character, or hostile to the cause of the Union, and against the suppression of the existing rebellion: beg leave to report that they have had before them various witnesses, and have examined them upon the questions required in the resolution, have had their testimony reduced to writing, and now present the same with this report. We have been unable, from any competent legal testimony, to learn whether Judge Bullitt is absent from the State. The testimony shows he has not been in attendance on the sessions of the Court of Appeals, nor has he been in the discharge of his official duties in said court since the 24th day of December, 1864. We have been unable to learn, from any competent testimony, whether this absence has been voluntary or by constraint.

The testimony strongly conduces to show that Judge Joshua F. Bullitt was, early in the summer of 1864, a member of, and prominent officer in, the organization or society commonly called the "Sons of Liberty," and, in some of its degrees, "American Knights." That that organization, society, or association, was a secret one, with secret rituals, by-laws, rules, passwords, signs, symbols, &c., known and understood only by the initiated; and that the purposes, objects, and aims of the association, or organization, were, and are, of a treasonable character—being against the suppression of the rebellion now existing, and intended to aid in the overthrow of the Government of the United States, and to encourage lawlessness and anarchy in the country.

Our examination of testimony has been wholly ex parte, neither Judge Bullitt, nor any member of his family, nor any attorney for him known to be such by us, has had, from us, any notice of our sittings, or the examination of any of the witnesses. We, therefore, recommend the adoption of the following resolution, viz: 

Resolved, That a copy of this report, and the accompanying testimony, be left by the Sergeant-at-Arms of this House at the residence of Judge Joshua F. Bullitt, with his wife or some white member of his family over the age of sixteen years, warning the said Judge J. F. Bullitt to appear, within twenty days after the same is left, at the bar of this House, by himself, agent, or attorney, and make defense against the charges herein contained, if any he can. And be it further 

Resolved, That a committee of five members of this House be appointed by the Speaker thereof, who shall have charge of this subject, and shall, after the expiration of twenty days after the aforesaid notice is given, hear and reduce to writing and present with their report
such testimony as they can procure, or as may be presented to them touching the questions referred to this committee, and all such testimony as may be presented by said Bullitt, or any one for him, in his defense; and that they have power to send for persons and papers, and compel the attendance and production thereof, both for and against said Bullitt. And they shall also report what further action, if any, shall be taken by this House, or the General Assembly, in relation to the charges against said Judge Joshua F. Bullitt.

(Signed,) G. T. WOOD, Chairman,
ED. F. DULIN,
RICHARD J. BROWNE,
J. H. LOWRY,
J. T. BRAMLETTE.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

At the hour of 10 o'clock the Committee on Military Affairs, according to order, reported the joint resolution offered by Mr. Ingram on the 16th instant, and referred to said committee without amendment. Which resolution was twice read and adopted.

Mr. Faulkner presented the response of himself and Mr. Bramlette to the report of the Committee on Privileges and Elections in regard to them, as follows, viz:

A majority of the Committee on Privileges and Elections, to whom was referred a resolution "to inquire and report to this House if there are any persons now holding their places as Representatives in the House who are holding offices of trust or profit under the Federal Government; if there are any such, who they are, and whether the two offices are incompatible under the Constitution of this State," &c., having had the same under consideration, come to the conclusion that we are not eligible to our seats in this body.

We beg leave to respond to the report of "the majority," made on the 24th inst.

The committee admit that, if we are "militia officers," we would come within the express exception of the 27th section of the 2d article of the Constitution of Kentucky. But they argue that we cannot be "militia officers," because our term of office is prescribed by Congress, and not by the Legislature; and because we are amenable to the regulations prescribed by Congress, and not by the Legislature; and because the Governor and military authorities of the State have no control over us; and because, if we were "militia officers," that all, including Major Generals, would be subject to the elective system prescribed by the State Constitution, &c.; and assume, without knowing anything about it, that we were not elected in the way prescribed by the Constitution. We respectfully submit to the House the question: If we are not "militia officers," commissioned by the Governor of Kentucky to command "Kentucky Volunteer Militia," called into the service of the United States pursuant to acts of Congress "to provide for calling forth the militia to execute the laws of the Union, suppress insurrections, and repel invasions," what are we? and what are the men we command?
The Constitution of the United States calls them "militia," and the laws of Congress providing for their organization, arming, disciplining, and government call them "militia." We were commissioned in the "KENTUCKY VOLUNTEER MILITIA," and organized under the acts of the General Assembly of the Commonwealth; were sworn and mustered into service as "KENTUCKY VOLUNTEER MILITIA," and are governed by rules and regulations prescribed for the government of the militia employed in the service of the United States, and now are told by "the majority of the committee" that it is all a mistake—that we are not "militia." Would that the very learned committee had been kind enough to inform us what we are, if we are not "militia officers" commanding militia employed in the "service of the United States," appointed by the authority of the State, and trained "according to the Constitution prescribed by Congress." The fifteenth and sixteenth subdivisions of section 8, article 1, Constitution United States, quoted in report of committee, and the laws of Congress pursuant thereto, under which the "militia" of the United States have been called forth "to execute the laws of the Union and suppress insurrections," and under which the "militia" ("volunteer" and "drafted") have been organized, armed, disciplined, governed, and trained, contain the overwhelming refutation of the conclusion arrived at by the committee. Our commissions are from the State and in the "militia."

But we are in the service of the United States, subject to the rules prescribed by Congress, are paid by the United States for such service, and therefore, in the opinion of "the majority of the committee," not "militia officers," but by the Constitution, and laws pursuant thereto, we are "militia officers," called forth to execute the laws of the Union, suppress insurrections and repel invasions, &c.

We are willing to leave the question of dispute exactly where the majority leave it, between them and the Constitution and laws of the United States and State of Kentucky. By the declaration of the majority we are not militia officers. By the Constitution and laws of the United States we are declared to be "militia" officers.

We will not discuss the question of the appointment of Brigadier and Major Generals, but will simply remark that until our war with Mexico the appointment of all the officers, including Generals, had been exercised by "the States respectively" furnishing volunteer "militia." How and why it was given up during that war and the present one is not our business to inquire; we only state the fact for the edification of the majority, as it may remove one stumbling block from their way. We further state, for their like edification, that we were appointed according to the laws of Congress enacted under the 16th subdivision, 8th section, 1st article, of the Constitution of the United States, quoted in report of committee; that we are serving in command of volunteer "militia" of Kentucky, and hold our commissions from the Governor of Kentucky, having been commissioned by the Governor of Kentucky in the volunteer "militia" of Kentucky, furnished to the service of the United States to "execute the laws of the Union and suppress insurrections."

But it is objected that we are mustered into the service of the United States; are subject only to Federal orders and control, &c. All the "militia," called "forth" by the United States, and furnished either by volunteering or by draft, are mustered into the service of the United States for the term of their enlistment or draft as "militia," and they and their officers are paid, governed, &c., under regulations prescribed by Congress pursuant to the constitutional provisions aforesaid. If they are "militia,"
we are "militia" officers. The men are called forth as "militia," are organized as "militia," disciplined as "militia," paid as "militia," &c; and we, in our respective commissions, issued by the Governor of Kentucky, are commissioned Colonel 7th and Lieutenant Colonel 12th Cavalry, "Kentucky volunteer militia."

We respectfully ask that our response be entered on the Journals of the House.

JOHN K. FAULKNER,
J. T. BRAMLETTE.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly; and that the same, together with the report of said committee, be referred to the Committee on the Judiciary.

Mr. T. R. Taylor, from the joint committee appointed to inquire the amount of unfinished business, made the following report, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of three on the part of the House, and two of the Senate, be appointed to ascertain and report the amount of unfinished business of the two Houses; and also report a day upon which these two Houses may adjourn.

The undersigned, a joint committee on behalf of the Senate and House of Representatives, to whom was referred the above resolution, beg leave to report, that they have performed the duties imposed thereby, and find that there is in the hands of the various committees of the Senate, not reported, thirty-three bills, and ten bills in the orders of the day not disposed of.

They further find, that there are in the hands of the various committees of the House two hundred and seventeen bills to be reported, and that there are in the orders of the day yet to be disposed of forty-three bills.

They also report, that they have unanimously agreed to recommend that the two Houses adjourn without day on Thursday, the second of March next, at 8 o'clock, A. M.

T. R. TAYLOR, I. N. WEBB, R. J. SPURR, } Committee.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

At the hour of 10½ o'clock, according to the special order, Mr. S. B. Thomas, from the special committee in regard to the agent of the Auditor, reported

A bill in relation to the agent of the Auditor.

Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Alf. Allen moved an amendment.

Which was adopted.
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be made the special order for to-morrow at 3½ o'clock P. M.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Claims—
1. A bill to appropriate money.

By the Committee on Military Affairs—
2. A bill creating a bounty fund in Clayvillage voting district, in Shelby county.

By same—
3. A bill to create a bounty fund in the Christiansburg voting district, in Shelby county.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was ordered to be printed and made the special order for to-morrow at 11½ o'clock; and the 2d and 3d were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 2d and 3d bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Military Affairs reported
A bill for the benefit of J. R. Hill and others.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

The question was taken on the passage thereof, and it was decided in the negative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, M. E. Ingram, F. M. Ray,
John W. Campbell, O. P. Johnson, George S. Shanklin,
John K. Faulkner, Wm. R. Kinney, Caleb Stinson,

Said bill reads as follows, viz:

WHEREAS, In October, 1861, during the organization of the 11th Kentucky Infantry, J. R. Hill, Henry C. Good, and Elijah Phelps, sold to the acting quartermaster of said regiment five horses, each horse valued at one hundred and ten dollars; that said horses were used by said regiment and other regiments in the United States service; and that said Hill, Good, and Phelps have never been paid for the same; in remedy whereof;

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be authorized and directed to draw his warrants on the Treasurer of the State, out of any unappropriated money of the military fund of the Treasury, in favor of J. R. Hill to the amount of two hundred and twenty dollars; Henry C. Good to the amount of two hundred and twenty dollars; and Julian N. Phelps, administrator of the estate of Elijah Phelps, deceased, one hundred and ten dollars: Provided, Said Hill, Good, and Julian N. Phelps deliver over to the Auditor their vouchers for the same.

§ 2. This act to take effect from its passage.

The Committee on Military Affairs, to whom had been recommitted the bill, entitled

A bill to provide a bounty for Kentucky volunteers,

Reported the same without amendment, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That to all volunteers, except commissioned officers, who shall hereafter enlist in the military service of the United States for the period of twelve months, or longer, there shall be paid by the State of Kentucky, out of the military fund provided for in the act, entitled “An act to provide funds for paying troops raised for defense of the
HOUSE OF REPRESENTATIVES.

Section 1. "State," approved February 18th, 1864, a bounty of one hundred dollars.

§ 2. That the bounty provided for in the first section of this act shall be paid as follows: twenty-five dollars at the time of muster into service, twenty-five at the expiration of six months thereafter, and fifty dollars at the time of muster-out.

§ 3. The bounty provided for in this act shall be paid by the Paymaster General, or any paymaster of the State of Kentucky, who shall draw the money from the military fund in the Treasury, upon warrant of the Auditor, which warrant shall issue upon order of the Governor.

§ 4. Where any soldier, embraced by the foregoing provisions of this act, shall be discharged from service on account of wounds received, or disease contracted whilst in the service, in the line of his duty before the expiration of his term of service, or may have died from wounds, or been disabled by wounds, or disease contracted in the service before he has been mustered out, the whole amount of the unpaid balance of the said bounty shall be paid at the time of such discharge, or as soon thereafter as application shall be made; and if any such soldier shall be killed, or die of disease contracted in the service, in the line of his duty, whatever portion of the bounty provided for in this act, which may remain unpaid, shall be paid to his widow, if any; if none, then to the children; if no children, to the father; and if no father, to the mother of such deceased soldier.

§ 5. It shall be the duty of the Paymaster General to provide all necessary forms for application for the unpaid bounty provided for in the fourth section of this act, and, upon application, to furnish them to any party interested, and he may establish such rules and regulations in relation thereto as will prevent fraud.

§ 6. The Paymaster General shall execute bonds to the Commonwealth of Kentucky, with surety, in the sum of fifty thousand dollars, to be approved by the Governor, and conditioned for the faithful performance of his duty under this act, and for any default, he shall be liable to the Commonwealth by motion in the Franklin circuit court.

§ 7. He shall be required to make out and return to the Adjutant General, muster-rolls, showing amount of bounty, and to whom paid, and a copy of this muster-roll shall be filed in the Auditor's office; and the paymaster shall settle his accounts with the Auditor upon these rolls.

§ 8. For any false return upon said rolls, the paymaster shall be liable to indictment in any circuit court in this Commonwealth, and be punished by confinement in the penitentiary for not less than two nor more than five years.

§ 9. The Governor is directed to take such steps as are necessary to secure the repayment to the State of the money expended under this law, from the General Government.

§ 10. This act shall be in force from its passage.

Mr. Spurr moved to amend the bill by adding the word "white" before the word "volunteers," wherever it occurs in the bill.

Which was adopted.
Mr. Dulin moved to amend the bill by striking out the 1st section thereof, and by inserting in lieu thereof the following, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That a bounty of one hundred dollars be paid to any white soldier who may, after the passage of this act, be mustered into the service of the United States to serve in this State for the period of twelve months. The Governor of the Commonwealth is empowered to make draft for the money necessary to make payment under this act, not exceeding a sum sufficient to pay bounty to five thousand men, from any fund subject to draft for military purposes in the State. He shall have power to appoint persons for its proper distribution.

Mr. DeHaven moved to postpone the further consideration of said bill and amendment for the present.

And the question being taken thereon, it was decided in the negative.

Mr. Ward moved to amend the amendment proposed by Mr. Dulin, by adding thereto the following proviso, viz:

Provided, That so far as any county may be in arrears under the present draft, the bounty provided by this section shall be paid by such county; and for any number of men to be raised above such arrearage it shall be paid as hereinafter provided.

And the question being taken thereon, it was decided in the negative.

Mr. Webb moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment offered by Mr. Dulin, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Dulin and Ingram, were as follows, viz:

Those who voted in the affirmative, were—

Mr. SPEAKER (Taylor), Evan M. Garriott, John D. Ross,
James T. Bramlette, Thomas P. Hays, George S. Shanklin,
Wm. A. Brooks, H. C. McLoed, E. H. Smith,
R. J. Browne, Thos. W. Owings, R. J. Spurr,
Isaac Calhoon, James T. Pierson, A. G. Waggener,
Samuel E. DeHaven, Hiram S. Powell, A. H. Ward,
John M. Delph, F. M. Ray, Isaac N. Webb—22
Edward F. Dulin,

Those who voted in the negative, were—

A. S. Allan, Hiram Hagan, W. H. Miller,
Alfred Allen, R. A. Hamilton, William A. Peppers,
H. M. Bedford, C. C. Harvey, J. C. Sayers,
William Bell, P. B. Hawkins, E. W. Smith,
Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Mr. Spurr moved to amend said bill by adding thereto the following engrossed clause, by way of rider, viz:

Provided, That not more than five hundred thousand dollars be expended under the provisions of this act.

And the question being taken on the adoption of the same, it was decided in the negative.

The question was then taken on the passage of the bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Lowry and J. R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Taylor), W. M. Fisher, Thomas W. Owings,
James T. Bramlette, Evan M. Garriott, James T. Pierson,
Wm. A. Brooks, O. C. Harvey, Geo. S. Shanklin,
R. J. Browne, Perry S. Layton, R. J. Spurr,
Isaac Calhoun, L. S. Luttrell, John R. Thomas,
James W. Davis, Thos. A. Marshall, A. H. Ward,

The following Senate bills were reported by the Committee on Agriculture and Manufactures, without amendment, viz:

1. An act to prevent the destruction of fish in Rockcastle river and its tributaries.
2. An act to incorporate the Kentucky Oil and Mineral Company.
3. An act to incorporate the Baden Oil and Mining Company.
4. An act to incorporate the New Haven Oil and Mining Company.
5. An act to incorporate the Rolling Fork Oil and Mining Company.
6. An act to incorporate the Haynes' Rock Creek Oil Company.
7. An act to incorporate the Willis Green Oil, Mining, and Manufacturing Company.
8. An act to incorporate the Germantown Petroleum Company.
9. An act to incorporate the DeSoto Oil and Mining Company.
10. An act to incorporate the Hunting Fork Rock Oil Company.
11. An act to incorporate the Apperson Petroleum, Coal, and Iron Company.
12. An act to incorporate the Buckner Oil Company.
13. An act to incorporate the Widow's Cruise Oil Company.
14. An act to incorporate the Fuller Oil Company.
15. An act to incorporate the Sherman Coal, Oil, Mining, and Manufacturing Company.
16. An act to incorporate the Central Kentucky Oil Company.
17. An act to incorporate the Cræsus Oil Company.
18. An act to incorporate the Dry Run Oil Company.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Military Affairs, to whom was referred a Senate bill, entitled

An act for the benefit of A. A. Curtis, of Estill county,
Reported the same back to the House, with several amendments thereto.
Which amendments were concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be amended so as to read

An act for the benefit of A. A. Curtis and others.

The Committee on Ways and Means, to whom was referred a Senate bill, entitled

An act to amend section 1, chapter 85, Revised Statutes, title "Salaries,"

Reported the same without amendment.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The House then resumed the consideration of the Senate bill, entitled.
An act providing compensation for the clerk of the Jefferson circuit court in criminal cases.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the clerk of the Jefferson circuit court shall receive the same fees in criminal cases as now allowed by law for similar services in civil cases.

§ 2. That at the end of each term he shall make out his fee bill against the Commonwealth, which shall be examined by the Commonwealth's Attorney, and, when approved by the court, the same shall be paid by the trustee of the jury fund for said county.

§ 3. This act shall take effect from and after its passage.

And the amendment reported by the Committee on Circuit Courts thereto, on the 25th instant; which was to add to the 2d section of the bill the following proviso, viz:

Provided, That not more than the sum of $800 of said fees shall be allowed or collected in any one year.

Mr. Kinney moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. E. H. Smith and Spurr, were as follows, viz:

Those who voted in the affirmative were—

R. J. Browne, E. H. Smith, M. E. White.
George S. Shanklin, R. J. Spurr,

Those who voted in the negative were—

Mr. Speaker (Taylor), Evan M. Garriott, James T. Pierson,
A. S. Allan, John J. Gatewood, Hiram S. Powell,
Alfred Allen, Hiram Hagan, John D. Ross,
H. M. Bedford, R. A. Hamilton, J. C. Sayers,
T. J. Birchett, C. C. Harvey, E. W. Smith,
John C. Bolin, P. B. Hawkins, Caleb Stinson,
James T. Bramlette, Thomas P. Hays, T. R. Taylor,
William A. Brooks, A. H. Herrod, John R. Thomas,
Isaac Calhoon, M. E. Ingram, S. B. Thomas,
John W. Campbell, O. P. Johnson, Wm. R. Thompson,
T. P. Cardwell, William R. Kinney, H. W. Tuttle,
James W. Davis, J. F. Lauck, H. G. Van Seggern,
Samuel E. DeHaven, Perry S. Layton, Thos. W. Vernon,
John M. Delph, J. H. Lowry, A. G. Waggener,
Edward F. Delin, L. S. Luttrell, Willie Waller,
J. B. English, Thomas A. Marshall, A. H. Ward,
John K. Faulkner, Jno. S. McFarland, Isaac N. Webb,
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W. M. Fisher, W. H. Miller, James Wilson,
Elijah Gabbert, Thomas W. Owings, Geo. T. Wood—59.
Stephen F. Gano, William A. Pepper,

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by Messrs. DeHaven and Varnon, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), P. B. Hawkins, John D. Ross,
A. S. Allan, Jacob Hawthorn, J. C. Sayers,
Alfred Allen, Thomas P. Hays, Geo. S. Shanklin,
H. M. Bedford, A. H. Herrod, E. W. Smith,
John C. Bolin, M. E. Ingram, R. J. Spurr,
Jas. T. Bramlette, O. P. Johnson, Caleb Stinson,
John W. Campbell, William R. Kinney, T. R. Taylor,
Samuel E. DeHaven, J. F. Lauck, John R. Thomas,
John M. Delph, Perry S. Layton, S. B. Thomas,
Edward F. Duliu, J. H. Lowry, W. R. Thompson,
J. B. English, L. S. Littlewell, H. W. Tuttle,
John K. Faulkner, Thomas A. Marshall, H. G. Van Seggern,
W. M. Fisher, John S. McParland, Thos. W. Varnon,
Elijah Gabbert, W. H. Miller, A. G. Waggener,
Stephen F. Gano, Thos. W. Owings, Willie Waller,
Evan M. Garriott, William A. Pepper, A. H. Ward,
John J. Gatewood, James T. Pierson, Isaac N. Webb,
Hiram Hagan, Hiram S. Powell, James Wilson,

Those who voted in the negative, were—

T. J. Birchett, T. P. Cardwell, E. H. Smith,
William A. Brooks, James W. Davis, M. E. White—8.
R. J. Browne, H. C. McLeod,

A resolution from the Senate, in relation to the proposed amendment to the Federal Constitution,

Was taken up, read, and referred to the Committee on the Judiciary.

Bill from the Senate of the following titles, viz:

1. An act concerning slaves and runaways.
2. An act authorizing the formation of corporations for mining, manufacturing, and for other purposes.
3. An act for the benefit of Jas. W. Tate.
4. An act for the benefit of D. C. Foreman, of Estill county.
5. An act for the benefit of Geo. W. Reed, late sheriff of Gallatin county.
6. An act appropriating money to Geo. W. Trabue.
7. An act to repeal an act, entitled "An act to incorporate the Bethel Female High School," approved February 17th, 1858.
9. An act to incorporate the Magoffin County Oil, Coal, and Manufacturing Company.
11. An act to incorporate the Red River Oil, Mining, and Manufacturing Company.
12. An act to incorporate the Dry Run Oil Company.
13. An act to incorporate the First Universalists' Society, of Louisville.
14. An act to empower the trustees of the First Universalists' Society, of the city of Louisville, Kentucky, to sell the property of said society and re-invest the proceeds.
15. An act to raise a fund to build a court-house in Larue county.
16. An act to fix the place for holding the circuit, county, and quarterly courts in Larue county.
17. An act to incorporate the Cumberland Oil Company.
18. An act to amend an act, entitled "An act to incorporate the Cumberland River Oil and Salt Company."
19. An act to repeal an act, entitled "An act to authorize the suspension of circuit courts in certain cases," approved September 5, 1862.
21. An act to amend the charter of the Kentucky River Oil and Mining Company.

Were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st and 2d were referred to the Committee on the Judiciary; the 3d, 4th, and 6th to the Committee on Claims; the 5th to the Committee on Ways and Means; the 7th, 13th, and 14th to the Committee on Education; the 9th, 10th, 11th, 17th, 18th, and 20th to the Committee on Corporate Institutions;
The 19th to the Committee on Circuit Courts; and the 8th, 12th, 15th, 16th, and 21st bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 8th, 12th, 15th, 16th, and 21st bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A resolution from the Senate, appointing a committee to examine into the Internal Improvement Fund,

Was taken up, twice read, and concurred in.

A resolution from the Senate to provide for printing and distributing the general laws of the present session.

Was taken up, amended, twice read, and concurred in.

Amendments proposed by the Senate to bills, which originated in this House, of the following titles, viz:

1. An act for the benefit of the counties of Green, Marion, Hardin, Allen, Henderson, and Washington.
2. An act requiring the recording of the reports of sales of real estate.
3. An act authorizing the appointment of guardians in certain cases.
4. An act to amend an act, entitled "An act regulating the fees and duties of the sealer of weights and measures in the county of Jefferson," approved January 7, 1852.
5. An act to authorize the sale of land warrants granted by Congress, and the investment of the proceeds thereof.
6. An act providing for arrearages of pay due to the battalion of Harlan County State guards.
7. An act to amend the charter of the Covington and DeCourcey Creek turnpike road company,

Were severally taken up, twice read, and concurred in.

The amendment proposed by the Senate to a bill, which originated in this House, entitled

An act to incorporate the Kentucky River Navigation Company,

Was taken up, twice read, and disagreed to.

The yeas and nays being required thereon by Messrs. Powell and Cardwell, were as follows, viz:

These who voted in the affirmative, were—

William Bell, Francis Gardner, H. C. McLoed,
T. J. Brouchet, John J. Gatewood, William A. Pepper,
H. R. — 55.
Said amendment proposed to add after the word "time," in the 5th section of the bill, the following proviso, viz:

Provided further, That no tolls shall be charged flat-boats or other crafts descending said river that start from above slack water.

The House then took up the bill, entitled
A bill concerning the re-enrollment of the State of Kentucky.

Which reads as follows, viz:

WHEREAS, The enrollment of persons subject to military duty in Kentucky is very incorrect, and many difficulties are in the way of making corrections in the manner prescribed by the orders of the Provost Marshal General; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth be, and he is hereby, requested to apply as speedily as practicable to the President of the United States for permission to have this State re-enrolled, and that such re-enrollment be made the basis for the assignment of the State's quota on the last call for three hundred thousand men, as well as all future calls.

§ 2. In the event of the Governor's application as above being successful, that he order and direct and require the assessors of tax in the several counties of this Commonwealth to forthwith make out a full and complete enrollment of all persons in their respective counties, between the ages of twenty and forty-five, who are subject to military duty under the laws of the "United States," and that they (the said assessors) be required also to return to the Secretary of State, as soon as the same is completed, full lists of the enrollment by them made out as above required.

§ 3. That the Auditor of Public Accounts be required by the Gov-
error to furnish to the assessors such blanks as may be necessary to enable them to make out the enrollment as above required.

§ 4. It shall be the duty of the justices of the peace and county judge in each county to assemble at the county seat of each county four times a year—to wit: in the months of May, August, November, and February—to correct said enrollment lists; such corrections to be by the county judge forwarded to the Secretary of State; and the justices of the peace shall be each allowed the sum of two dollars per day for their services in carrying out the provisions of this act, which shall be levied upon their respective counties as other claims for services; and the assessors shall be paid the sum of four cents for each name by them enrolled, in the same manner they are paid for their ordinary services. Each assessor shall also file a copy of the enrollment by him made in the county court clerk's office of his county, duly certified by him, and the same shall be safely preserved by the clerk of said court for public use.

§ 5. That it shall be the duty of the Secretary of State, upon the receipt of the same, to forward copies of all enrollments, and corrections thereof, which shall come to his office by virtue of the provisions of this act, to the Provost Marshal General of the United States.

§ 6. That the provisions of this act shall not be carried out if the Governor fails in the application authorized to be made by him, and in that event this act shall cease to be of force or any effect; otherwise it shall remain in full force until the end of the present war.

§ 7. That this act take effect from its passage.

Mr. Alf. Allen moved to amend the 2d section of the bill by inserting after the words "United States" the following, viz:

Keeping and reporting the enrollment of each voting district in each county separate, in order that each district may have the proper credits for men furnished.

Which amendment was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Readed, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative were—

Mr. Speaker (Taylor), Elijah Gabbert, Hiram S. Powell, John D. Ross,
A. S. Allan, Stephen F. Gano, J. C. Sayers,
Alfred Allen, Francis Gardner, R. A. Hamilton, E. H. Smith,
H. M. Bedford, Hiram Hagan, George S. Shanklin,
William Bell,
Those who voted in the negative, were—


A House bill, entitled
A bill to increase the pay of members of the General Assembly of the Commonwealth of Kentucky,

Was read the second time, as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the per diem of the members of the General Assembly shall be "six" dollars after the adjournment of the present session.

§ 2. This act shall remain in force for "three" years and no longer.

Mr. Pepper moved to amend the bill by striking out the word "six," and by inserting in lieu thereof the word "five," and by striking out the word "three," and by inserting in lieu thereof the word "two."

Mr. Kinney moved to amend the amendment by inserting the word "two" instead of the word "five."

Mr. DeHaven moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

On motion of Mr. Spurr, a division of the question was had.

And the question was first taken on striking out the word "six," and it was decided in the affirmative.

The question was then taken on filling the blank with the word "five," and it was decided in the affirmative.

The question was then taken on striking out the word "three," and it was decided in the negative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
The question was taken, "Shall the bill pass?" and it was decided in the negative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

**Those who voted in the affirmative, were—**

- A. S. Allan
- Alfred Allen
- H. M. Bedford
- William Bell
- T. J. Birtchet
- John W. Campbell
- James W. Davis
- John M. Delph
- William Elliott
- J. B. English
- Francis Gardner
- C. C. Harvey
- Thomas P. Hays
- A. H. Herrod
- L. S. Luttrell
- Thos. A. Marshall
- H. C. McLoed
- Wm. A. Pepper
- J. C. Sayers
- E. H. Smith
- R. A. Hamilton
- T. R. Taylor
- S. B. Thomas
- Wm. R. Thompson
- H. W. Tuttle
- H. G. Van Seggern
- Willie Waller
- A. H. Ward

**Those who voted in the negative, were—**

- Mr. Speaker (Taylor)
- Henry Bohnan
- Jno. T. Bramlet
e
- Wm. A. Brooks
- Jno. J. Gatewood
- Hiram Hagan
- P. B. Hawkins
- Jacob Hawthorn
- Mary E. Ingram
- O. P. Johnson
- William R. Kinney
- Perry S. Layton
- J. H. Lowery
- Stephen F. Gano
- Evan M. Garriott
- John J. Gatewood
- Hiram Hagan
- Jacob Hawthorn
- Mary E. Ingram
- O. P. Johnson
- William R. Kinney
- Perry S. Layton
- J. H. Lowry
- Hiram S. Powell
- Geo. S. Shanklin
- R. J. Spurr
- John R. Thomas
- Thomas W. Varnon
- A. G. Waggener
- Isaac N. Webb
- M. E. White
- Geo. T. Wood—32.

Mr. Kinney entered a motion to reconsider said vote.

And then the House adjourned.
TUESDAY, FEBRUARY 28, 1865.

A message was received from the Senate, announcing that they had concurred in the amendment proposed by this House to a joint resolution, which originated in the Senate, entitled Resolution in relation to a final adjournment of the present session of the Legislature.

With an amendment to said amendment.

That they had receded from their amendment to a bill, which originated in this House, entitled

An act to incorporate the Kentucky River Navigation Company.

That they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of P. Wherritt, late clerk of the Harrison county court.

An act to incorporate the Somerset Petroleum and Transportation Company.

An act to charter the Fillmore Petroleum, Oil, Coal, Salt, and Iron Company.

An act to incorporate the Taylor Petroleum and Mining Company.

An act to incorporate the Big Sandy and Great Oil Springs Petroleum Company.

An act to amend chapter 103 of the Revised Statutes, entitled "Turnpike and Plank Roads."

An act to incorporate the Buffalo Mining Company.

An act to incorporate the Ben. Spaulding Oil Company.

An act to incorporate the Buffalo Wallow Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Williams Oil Company.

An act to incorporate the Reverdy Petroleum and Manufacturing Company.

An act to incorporate the P. D. Petroleum and Manufacturing Company.

An act to incorporate the Lewisport Petroleum, Salt, Mining, and Manufacturing Company.

An act to incorporate the Davis Coal and Oil Company.
An act to amend the charter of the town of Westport, in Oldham county.
An act to raise a bounty fund for Anderson county.
An act to create a bounty fund in the Lockport precinct, in Henry county.
An act to amend an act, entitled "An act to encourage recruiting in Grant county for the United States army."
An act extending the time for the prosecution of an appeal to the court of appeals from the judgment of the Mason circuit court concerning the probate of the will of William Bradford, deceased.
An act for the benefit of Geneva and Nancy R. Jasper, of Spencer county.
An act to amend the charter of Shelbyville.
An act to authorize the mayor and council of the city of Henderson to sell the public square, and invest the proceeds in the construction of a wharf.
An act to close an alley in the town of Newcastle.
That they had passed bills of the following titles, viz:
An act to incorporate the New York and Kentucky Petroleum and Mining Company.
An act to amend an act, entitled "An act to incorporate the Edmonson and Butler Counties Coal, Oil, and Mining Company," approved February, 1865.
An act to incorporate the Estill Springs Oil and Mining Company.
An act to amend the charter of the city of Louisville.
An act to empower the county court of Bourbon county to raise funds for educational purposes in said county.
An act to incorporate the Cave City Petroleum Company.
An act to incorporate the Ivy Creek and Green River Coal and Oil Company.
And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:
An act to incorporate the Kentucky River Oil and Mining Company.
An act to equalize the fees of clerks in this Commonwealth.
An act for the benefit of George W. Dehoney and others.
An act to amend the charter of the Greenupburg and Cincinnati Petroleum and Oil Company, passed at the present session.
An act in reference to the uncollected revenue of the county of McCracken for the year 1864.

An act to amend an act, entitled "An act to amend the charter of the Covington and Cincinnati Bridge Company," approved January 21st, 1865.

An act for the benefit of J. W. Blair.

An act to amend the charter of the Covington and Taylorsville turnpike road company.

An act to incorporate the Olympian Oil and Mining Company.

An act to incorporate the Barren River Oil and Coal Company.

An act to amend an act, entitled "An act to authorize the county court of Jefferson county to borrow money to aid enlistments and provide substitutes.

An act for the benefit of the estate of Colonel Cicero Maxwell, deceased.

An act to incorporate the Second Presbyterian Church of the city of Louisville.

An act to amend the charter of the Covington and Dry Creek turnpike road company.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act providing for arrearages of pay due to the battalion of Harlan County State Guards.

An act to authorize the sale and investment of land scrip granted to Kentucky by the United States.

An act authorizing the appointment of guardians in certain cases.

An act to amend the 2d paragraph, of the 440th section, of the Code of Practice in civil cases.

An act to amend section 473 of the Code of Practice in civil cases.

An act to incorporate the Marion, Washington, and Taylor County Mining and Manufacturing Company.

An act for the benefit of the counties of Green, Marion, Hardin, Allen, Henderson, Scott, Fleming, and Washington.

An act requiring the recording of the reports of sales of real estate.

An act to amend an act, entitled "An act regulating the fees and duties of the sealer of weights and measures in the county of Jefferson," approved January 7, 1852.

An act to amend the charter of the Covington and DeCourcy Creek turnpike road company.
An act for the benefit of John A. Burton, executor of Jane Gray, deceased.

An act to incorporate the Central Kentucky Rock Oil Company.

An act to incorporate the Clay Lick Salt, Oil, and Mineral Company, of Green county.

An act to incorporate the Kentucky and Ohio Mining and Petroleum Company.

An act to incorporate the Indian Creek and Jack's Knob Iron, Coal, Salt, Lead, Lumber, and Oil Manufacturing Company.

An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund."

Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act providing compensation for the clerk of the Jefferson circuit court in criminal cases.

An act to amend the act incorporating the Western Insurance Company, of Louisville.

An act to amend section 1st, chapter 85, Revised Statutes, title "Salaries."

An act declaring the National Unionist a public authorized newspaper.

An act to incorporate the Apperson Petroleum, Coal, and Iron Company.

An act to consolidate Kentucky University and Transylvania University.

An act to amend the charter of the Kentucky River Oil and Mining Company.

And had found the same to be truly enrolled.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to amend the charter of the Greenup Coal and Oil Company.

An act to amend an act, entitled "An act to incorporate the Sharpsburg Male and Female Academy."

An act authorizing the Harrison county court to invest the Henry C. Moore school fund in land or stocks.

An act for the benefit of the Female Seminary of Paducah.
An act to incorporate the Trigg Fork Lead, Iron, Salt, and Oil Mining and Manufacturing Company.

An act to incorporate the South Oil and Mining and Manufacturing Company.

An act to incorporate the Cumberland and Kentucky River Coal, Oil, and Lumber Company.

An act to incorporate Patterson Institute.

An act to incorporate the Cumberland Petroleum and Mining Association.

An act to incorporate the Wild Cat Rockcastle County Mining and Petroleum Company.

An act to incorporate the Central Kentucky Petroleum and Mining Company.

An act to incorporate the Ohio River Transportation Company.

An act to incorporate the Rush Creek Mining and Manufacturing Company.

An act to incorporate the Bullitt Lick Petroleum Company.

An act to incorporate the Oil Basin Mining and Manufacturing Company.

An act to incorporate the Kinnikinick Central Oil and Mining Company.

An act to incorporate the Kentucky Telegraph Company.

An act to incorporate the Cook, Cardwell & Co. Oil, Mining and Manufacturing Company.

An act to incorporate the Fulton County Seminary.

An act to amend an act, entitled "An act to establish a claim agency for Kentucky in the city of Washington."

An act for the benefit of the pauper lunatics of Knox county.

An act to amend the 23d section, of article 1st, of the 37th chapter, of the Revised Statutes.

An act to amend article 5, entitled "The sale of land and slaves of married women," of chapter 86, of the Revised Statutes.

An act authorizing the recording of wills, and the probate thereof, in certain cases.

An act to authorize the granting of administration on estates of persons in counties where there are no county courts.

An act for the benefit of Sarah Johnson, committee of John Johnson.

An act changing the name of the Breckinridge County Petroleum Company, of Kentucky.
An act to increase the compensation of the Register of the Land Office.

An act to incorporate the Marion Petroleum, Salt, Rock, Lumber, Manufacturing, and Iron Company.

An act to incorporate the Lexington and Louisville Oil and Mining Company.

An act to incorporate the Lincoln County Petroleum and Mineral Company.

An act to incorporate the Lake Mining and Manufacturing Company.

An act to incorporate Noah’s Dove Encampment, No. 13, Independent Order of Odd Fellows.

An act to incorporate the Leman Petroleum and Oil Company.

An act to incorporate the Greenville Petroleum Company.

An act to incorporate the Southwestern Kentucky Rock Oil Association.

An act to incorporate the Kentucky River and Clear Creek Burning Well Petroleum Company.

An act to incorporate the Black Creek Coal, Oil, Lumber, Mining, and Manufacturing Company.

An act to incorporate the Irvine and Jessamine Oil, Mining, and Manufacturing Company.

An act to incorporate the Bell Grove Springs and Blue Bank turnpike road company.

An act to incorporate the Manslick Manufacturing and Petroleum Company.

An act to amend the charter of the Clark’s River and Salt River turnpike company.

An act to amend the charter of the town of Munfordville.

An act to incorporate the Knox County Kentucky Oil, Salt, and Coal Company.

An act to incorporate the Sulphur Lick Oil and Mining Company.

An act for the benefit of W. E. Hill, sheriff of Johnson county.

Mr. Bramlette moved the following resolution, viz:

Resolved, That all acts incorporating oil, coal, mining, manufacturing, lumber, and petroleum companies, be published in a separate volume from the other acts passed during the present adjourned session of the General Assembly.

The rule of House being dispensed with, said resolution was twice read and adopted.
On motion of Mr. S. B. Thomas, indefinite leave of absence was granted to Messrs. Waggener, Gatewood, and Bramlette.

At the hour of 11:30 o'clock the House, according to order, took up the bill, entitled

A bill to appropriate money.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the following sums of money are hereby appropriated to the following persons, to be paid by the Treasurer out of any money not otherwise appropriated, upon the warrant of the Auditor:

To the Speaker of Senate and House of Representatives, each eight dollars per day during the present adjourned session of the General Assembly.

To the principal Clerks of the Senate and House of Representatives, each ten dollars for the same time as the Speaker aforesaid, and for "ten" days after the present adjournment, for preparing the acts for publication and arranging the papers of their respective Houses.

To the Assistant Clerk of each House, ten dollars per day for the same time as the Speaker.

To the Sergeant-at-Arms of each House, six dollars per day during the same.

To the Door-keeper of each House, during the same term, six dollars per day.

To John L. Smedley, Sergeant-at-Arms, for the use of two negro men waiting upon the House of Representatives, one dollar and "twenty-five cents" per day during the present adjourned session.

To John W. Pruett, Sergeant-at-Arms of the Senate, for the service of one negro boy waiting upon the Senate during the present adjourned session, one dollar and twenty-five cents per day.

To the pages of the Senate and House of Representatives, "one dollar and fifty cents" per day during this session (the pages of the House not to exceed four upon an average of the session.)

To A. G. Hodges, for the "Commonwealth during the present adjourned session,"

To Prentice, Henderson & Osborne, for the Daily Journal during the present adjourned session.

"To Harney, Hughes & Co."

To the Ministers of the Gospel who have acted as chaplains for the Senate and House of Representatives, "one hundred" dollars, to be drawn by the Librarian and distributed amongst them.

To the three negro men who have waited upon the Senate and House of Representatives, five dollars each, to be drawn by the Librarian and paid them.

To the Ancient Governor, Daniel Clark, for his services in waiting upon the Executive Office, fifty dollars.

The Auditor is authorized to draw his warrant upon the Treasurer in favor of the principal Clerks of the Senate and House of Representatives for the amount of extra clerk hire in enrolling bills, to be estimated by them.
To William Sampson and Joshua Barnes, the joint committee to visit, during the recess, the various charitable institutions belonging to the State, including their expenses, five hundred dollars.

To W. C. Whitaker, Wm. Sampson, Josh. F. Bell, Alfred Allen, and Joshua Barnes, the joint committee of the Senate and House of Representatives to visit Washington city in regard to the military condition of the State, one thousand dollars.

To Alfred Allen and John J. Gatewood, the committee to examine into the proposition to remove the Capital, one hundred dollars.

To Jos. B. Lewis, Clerk of the Committee on Enrollments, to embrace all services rendered by him in enrolling bills, three dollars per day, the time to be certified to the Auditor by the Chairman of the Committee on Enrollments.

To John T. Gray, per account rendered, forty-one dollars and twenty-five cents.

To John Haly, for penknives for new members, eight dollars and seventy-five cents.

To J. L. & W. H. Waggener, per account rendered, eleven dollars and twenty-five cents.

To the Baptist Church, for the use of their bell during the present session, twenty dollars.

To D. C. Barrett, for preparing indexes to the Journals of the Senate and House of Representatives the present adjourned session, two hundred dollars.

To Daniel C. Stevenson, for services as janitor and porter in the office of Superintendent of Public Instruction, thirty-eight dollars.

To Gray & Todd, account sundries furnished the Senate, fifty-five dollars and forty-five cents.

To J. M. Mills, for same, two dollars and fifty cents.

To John Whitehead, repairs done to the Senate chamber, thirty-six dollars and ninety cents.

J. L. & W. H. Waggener, for crape furnished the Senate, fifty-one dollars and thirty cents.

To Gray & Todd, for account of sundries furnished the House of Representatives, sixty-six dollars.

To James A. Dawson, as clerk of the committee to investigate the case of Hon. J. F. Bullitt, twenty dollars.

To Sanford Goins, for firing salutes, under an order of the General Assembly, on the 8th of January and 22d of February, 1865, and furnishing ammunition and cannoneers, one hundred and eighty-three dollars.


To W. K. Thomas, Dr. J. B. Buchanan, Thomas L. Barret, W. J. Ready, R. Jeffrey, J. W. Cassell, Boyd Winchester, F. G. Stidger, and S. P. Coffin, each ten dollars, for attendance as witnesses in the case of Hon. J. F. Bullitt.

To T. G. Bosley, two dollars for the same.
Mr. R. J. Browne moved to amend the bill by striking out the word "ten," and by inserting in lieu thereof the word "fifteen."
Which amendment was adopted.
Mr. R. J. Browne moved to amend the bill by adding after the words "twenty-five cents," the word "each;" and by adding after the words "Commonwealth during the present adjourned session," the words "one hundred and fifty dollars."
Which amendments were adopted.
Mr. R. J. Browne moved to amend the bill by adding after the words "for the Daily Journal during the present adjourned session," the following words, viz: "Eight dollars per day;" and by adding after the words "to Harney, Hughes & Co." the following words, viz: "Seven dollars per day;" and by adding after the name of "F. D. Stidger," the name of "Stephen E. Jones."
Which was adopted.
Mr. R. J. Browne also moved to amend the 1st section of the bill by adding thereto the following, viz:
To W. A. Ronald, sheriff of Jefferson county, two dollars and fifty cents for summoning witnesses in the Bullitt case.
To A. H. McClure for like services, four dollars.
To G. T. Wood expenses in the Bullitt case, eighteen dollars and seventy-five cents.
To J. B. Bruner expenses in telegraphing to committee to visit Washington city, four dollars.
To J. D. Pollard acting one day as Door-keeper to the Senate, six dollars.
To Mr. E. Hughes for mail-bag for the House of Representatives, five dollars.
Which amendment was adopted.
Mr. Kinney moved to amend the bill by striking out the words "one dollar and fifty cents," and by inserting in lieu thereof "two dollars."
Which was adopted.
Mr. Ward moved to amend the bill by striking out the words "one hundred," after the word "services," and by inserting in lieu thereof "two hundred."
Which was adopted.
Mr. Fisher moved to amend the 1st section of the bill by adding thereto the following, viz:
To W. T. Samuels, the Auditor, two hundred dollars for additional services.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Mr. Lowry moved to amend the bill by striking out the word "twenty," and by inserting in lieu thereof "thirty."

Which was adopted.

Mr. Lowry moved to amend the bill by striking out the words "one hundred," and by inserting in lieu thereof "one hundred and fifty."

Mr. Owings moved to amend the amendment by striking out the words "one hundred and fifty," and by adding the words "two hundred."

On motion of Mr. E. H. Smith, a division of the question was had. And the question being taken on striking out the words "one hundred" from the bill, it was decided in the negative.

So said amendments were rejected.

Mr. R. J. Browne moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the following sums of money are hereby appropriated to the following persons, to be paid by the Treasurer out of any money not otherwise appropriated, upon the warrant of the Auditor:

To the Speaker of the Senate and House of Representatives, each eight dollars per day during the present adjourned session of the General Assembly.

To the principal Clerks of the Senate and House of Representatives, each ten dollars for the same time as the Speakers aforesaid, and for fifteen days after the present adjournment, for preparing the acts for publication and arranging the papers of their respective Houses.

To the Assistant Clerk of each House, ten dollars per day for the same time as the Speaker.

To the Sergeant-at-Arms of each House, six dollars per day during the same.

To the Door-keeper of each House, during the same term, six dollars per day.

To John L. Smedley, Sergeant-at-Arms, for the use of two negro men waiting upon the House of Representatives, one dollar and twenty-five cents each per day during the present adjourned session.

To John W. Pruett, Sergeant-at-Arms of the Senate, for the service of one negro boy waiting upon the Senate during the present adjourned session, one dollar and twenty-five cents per day.

To the pages of the Senate and House of Representatives, two dollars per day during this session (the pages of the House not to exceed four upon an average of the session.)

To A. G. Hodges, for the Commonwealth during present adjourned session, $150.

To Prentice, Henderson & Osborne, for the Daily Journal during the present adjourned session, eight dollars per day.

To Harney, Hughes & Co., seven dollars per day.

To the Ministers of the Gospel who have acted as chaplains for the Senate and House of Representatives, one hundred dollars, to be drawn by the Librarian and distributed amongst them.

To the three negro men who have waited upon the Senate and House of Representatives, five dollars each, to be drawn by the Librarian and paid them.

To the Ancient Governor, Daniel Clark, for his services in waiting upon the Executive Office, fifty dollars.
The Auditor is authorized to draw his warrant upon the Treasurer in favor of the principal Clerks of the Senate and House of Representatives for the amount of extra clerk hire in enrolling bills, to be estimated by them.

To William Sampson and Joshua Barnes, the joint committee to visit during the recess, the various charitable institutions belonging to the State, including their expenses, five hundred dollars.

To W. C. Whitaker, Wm. Sampson, Josh. F. Bell, Alfred Allen, and Joshua Barnes, the joint committee of the Senate and House of Representatives to visit Washington city in regard to the military condition of the State, one thousand dollars.

To Alfred Allen and John J. Gatewood, the committee to examine into the proposition to remove the Capital, one hundred dollars.

To Jos. B. Lewis, Clerk of the Committee on Enrollments, to embrace all services rendered by him in enrolling bills, three dollars per day, the time to be certified to the Auditor by the Chairman of the Committee on Enrollments.

To John T. Gray, per account rendered, forty-one dollars and twenty-five cents.

To John Haly, for penknives for new members, eight dollars and seventy-five cents.

To J. L. & W. H. Waggener, per account rendered, eleven dollars and twenty-five cents.

To the Baptist Church, for the use of their bell during the present session, twenty dollars.

To D. C. Barrett, for preparing indexes to the Journals of the Senate and House of Representatives the present adjourned session, two hundred dollars.

To Daniel C. Stevenson, for services as janitor and porter in the office of Superintendent of Public Instruction, thirty-eight dollars.

To Gray & Todd, account sundries furnished the Senate, fifty-five dollars and forty-five cents.

To J. M. Mills, for same, two dollars and fifty cents.

To John Whitehead, repairs done to the Senate chamber, thirty-six dollars and ninety cents.

J. L. & W. H. Waggener, for crape furnished the Senate, fifty-one dollars and thirty cents.

To Gray & Todd, for account of sundries furnished the House of Representatives, sixty-six dollars.

To James A. Dawson, as clerk of the committee to investigate the case of Hon. J. F. Bullitt, thirty dollars.

To Sanford Goin, for firing salutes, under an order of the General Assembly, on the 8th of January and 22d of February, 1865, and furnishing ammunition and cannoneers, one hundred and eighty-three dollars.


To W. K. Thomas, Dr. J. B. Buchanan, Thomas L. Barrett, W. J. Heady, R. Jeffrey, J. W. Cassell, Boyd Winchester, F. G. Stidger,
Stephen E. Jones, and S. P. Coffin, each ten dollars, for attendance as witnesses in the case of Hon. J. F. Bullitt.
To T. G. Bosley, two dollars for the same.
To G. A. Robertson, State Librarian, for additional services, one hundred dollars.
To G. A. Robertson, attending "back capitol," one dollar per day during this adjourned session.
To W. A. Ronald, sheriff of Jefferson county, two dollars and fifty cents for summoning witnesses in the Bullitt case.
To A. H. McClure for like services, four dollars.
To G. T. Wood expenses in the Bullitt case, eighteen dollars and seventy-five cents.
To J. B. Bruner expenses in telegraphing to committee to visit Washington city, four dollars.
To J. D. Pollard acting one day as Door-keeper of the Senate, six dollars.
To Mrs. E. Hughes for mail-bag for the House of Representatives, five dollars.
§ 2. This act to take effect from its passage.

The House then took up the substitute proposed by the Committee on Military Affairs for the bill, entitled
A bill for the relief of widows, orphans, and discharged soldiers.
Which substitute reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there be, and is hereby, levied an additional tax of "three" cents on each one hundred dollars' worth of property in this Commonwealth, subject to revenue taxation, to be called the Soldiers' Relief Fund, for the benefit of the persons and classes of persons hereinafter mentioned; which said taxes shall be collected and paid into the Treasury of this Commonwealth, by the sheriff or collector of each county, in the same manner that other taxes are now by law directed to be collected and paid into the Treasury of this State.

§ 2. That it shall be the duty of the Auditor of Public Accounts to keep an account of the receipts and disbursements of the fund created by the first section of this act, and shall make an annual report, which shall exhibit the gross amount of said fund, how expended, to whom, the number of persons and families relieved from said fund, the number of persons or families in each county from said fund, and the amount of relief furnished from said fund in each county.

§ 3. That it shall be the duty of the county court in each county to hear and determine the application of persons seeking relief from said fund; and if satisfied from the evidence that the applicant is entitled to relief from said fund by the provisions of this act, shall cause an order to be entered upon the records of said court, allowing the applicant the sum which is hereinafter fixed; which order, when so made shall be copied and certified by the clerk of said court to the Auditor of Public Accounts for payment. That it shall be the duty of the Auditor of Public Accounts, upon the receipt of any order of the county courts herein provided for, to issue his warrant in favor of
§ 1. That it shall be the duty of the Auditor, upon the receipt of the warrant of the Auditor provided for in the third section of this act, to pay the same to the person or persons entitled thereto, to charge the soldiers' relief fund therewith, and to make an annual report of the condition of said fund, showing the amount received and disbursed by him on account of said fund.

§ 2. That it shall be the duty of the Auditor of Public Accounts to prescribe the form of the order to be made by the county courts in this Commonwealth to enable the persons herein provided for to obtain relief from said fund; and it shall be his duty to furnish such instructions as he may deem necessary to the county courts of this Commonwealth, to enable the said courts to perform their duties under this act.

§ 3. That it shall be the duty of the county courts of this State, upon hearing the application of any one for relief from said fund, to ascertain the following facts: The company, battalion, or regiment in which the soldier served; that the soldier was the father, husband, or son of the person applying for relief; that the soldier died from wounds received or disease contracted while in the military service; or that the person applying was a soldier, disabled by wounds received or disease contracted while in his line of duty; the time the soldier was in the service, and that he received an honorable discharge—which said facts shall be entered upon the record of the county court in the order making the allowance, and certified to the Auditor of Public Accounts.

§ 4. That it shall be the duty of the county attorney in each county to see that no allowance is made to any person or persons, under the provisions of this act, who is not entitled to relief from the said fund.

§ 5. That the recipients or the beneficiaries of this fund shall be only those who, being citizens of Kentucky, enlisted in the military service with the intention of becoming soldiers of the United States army, have died, or, being disabled, have been honorably discharged before being mustered into the service of the United States army, and their "heirs or legal representatives."

§ 6. That each widow of the soldiers named in the eighth section of this act shall receive fifty dollars, and thirteen dollars per month from the date of the enlistment to the death of her husband; and should the widow or mother be dead or die before the distribution of this fund, then the orphans shall receive the amount here directed to be given to the widow.

§ 7. That each widowed mother of the soldiers who "died" as named in the eighth section of this act, shall receive for each such soldier son the same amount given to the widow in the ninth section of this act. Should the father be living, "or brothers and sisters, without mother or father," then the father, "or brothers and sisters," shall receive from each son "or brother" thirteen dollars per month from the date of the enlistment to the death of such soldiers as are named in the eighth section of this act.
§ 11. That each soldier disabled and discharged, as recited in the eighth section of this act, shall receive thirteen dollars per month from the date of his enlistment to the date of his discharge.

§ 12. That if any county judge, or sheriff, or collector of the revenue, or county court clerk, shall trade or traffic in any claim allowed under the provisions of this act, he shall forfeit and pay to the Commonwealth, for each offense, not less than one hundred nor more than five hundred dollars, to be recovered by indictment, for the use and benefit of the Soldiers' Relief Fund.

§ 13. No person shall receive the benefits of this act "who has been" disloyal to the Government of the United States or the State of Kentucky.

§ 14. This act shall be in force for two years only from and after its passage.

Mr. Hawkins moved to amend the 1st section of the substitute by striking out the word "three," and by inserting in lieu thereof the word "two."

Which was adopted.

Mr. Gatewood moved to amend the 13th section by inserting after the words "who has been," the words "or may be."

Which was adopted.

Mr. Fisher moved to amend the substitute by striking out the 13th section.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Lowry and Fisher, were as follows, viz.:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, George S. Shanks,
Isaac Calhoun, Evan M. Garriott, E. H. Smith,
T. P. Cardwell, P. B. Hawkins, Jno. R. Thomas,
Samuel E. DeHaven, John L. McGinnis, S. B. Thomas,
John M. Delph, Milton McGrew, A. H. Ward,

Those who voted in the negative, were—

A. S. Allan, Stephen F. Gano, William L. Neale,
Alfred Allen, Francis Gardner, William A. Pepper,
Wm. M. Allen, John J. Gatewood, Hiram S. Powell,
H. M. Bedford, Hiram Hagan, John D. Ross,
William Bell, R. A. Hamilton, J. C. Sayers,
T. J. Birchett, C. C. Harvey, E. W. Smith,
Henry Bohannon, Jacob Hawthorn, R. J. Spurr,
John C. Bolin, Thomas P. Hays, Caleb Stinson,
James T. Bramlette, A. H. Herrod, T. R. Taylor,
Wm. A. Brooks, M. E. Ingram, Wm. R. Thompson,
R. J. Browne, O. P. Johnson, H. W. Tuttle,
Mr. Dulin moved to amend the 8th section of the substitute by striking out the words "heirs or legal representatives," and by inserting in lieu thereof the following, viz:

Widows or infant children, or the father or mother wholly dependent on the soldier for support; nor shall any one receive the benefits of this act except those in indigent circumstances, having no adequate means of support.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Kinney and Hamilton, were as follows, viz.:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. R. J. Browne moved to amend the 8th section by adding thereto the following proviso, viz:

Provided, That no person shall receive the benefits of this act who is receiving a pension from the Government of the United States; and
when any person shall be receiving the benefits of this act, and shall commence receiving aid from the Federal Government, then his bounty, under this act, shall stop so long as he receives aid from said Government.

Mr. Kinney moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gano and R. J. Browne, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, William Elliott, M. E. Ingram,
H. M. Bedford, John K. Faulkner, O. P. Johnson,
William Bell, Elijah Gabbert, William R. Kinney,
T. J. Birchett, Francis Gardner, J. F. Lanier,
Henry Bohannon, Evan M. Garriott, William A. Pepper,
John C. Bolin, John J. Gatewood, Caleb Stinson,
William A. Brooks, Hiram Hagan, John R. Thomas,
Isaac Calhoon, C. C. Harvey, S. B. Thomas,
John W. Campbell, P. B. Hawkins, H. W. Tuttle,
T. P. Cardwell, Jacob Hawthorn, Thos. W. Varnon,
James W. Davis, Thomas P. Hayes, A. G. Waggner—35.
Samuel E. DeHaven, A. H. Herrod,

Those who voted in the negative, were—

Mr. Speaker (Taylor), L. S. Luttrell, E. H. Smith,
William M. Allen, Thomas A. Marshall, R. J. Spurr,
Jas. T. Bramlette, John L. McGinnis, T. R. Taylor,
R. J. Browne, Milton McGrew, W. R. Thompson,
Albert A. Curtis, H. C. McLeod, H. G. Van Seggern,
John M. Delph, Wm. L. Neale, Willie Waller,
Edward F. Dulin, Thos. W. Owings, A. H. Ward,
W. M. Fisher, Hiram S. Powell, Isaac N. Webb,
Stephen F. Gano, John D. Ross, M. E. White,
R. A. Hamilton, J. C. Sayers, James Wilson,
J. H. Lowry, E. W. Smith,

The question was then taken on the adoption of the amendment moved by Mr. R. J. Browne, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, John D. Ross,
Alfred Allen, Hiram Hagan, J. C. Sayers,
William M. Allen, R. A. Hamilton, Geo. S. Shanklin,
H. M. Bedford, C. C. Harvey, E. W. Smith,
William Bell, P. B. Hawkins, E. H. Smith,
Henry Bohannon, Jacob Hawthorn, R. J. Spurr,
Mr. Gano moved to amend the 10th section by striking out the words "or brothers and sisters without mother or father;" and also the words "or brothers and sisters;" and also the words "or brother."

Which was adopted.

Mr. Lowry moved to amend the 10th section by inserting after the word "died" the following, viz: "Leaving no widow or child surviving."

Mr. McLoed moved to amend the 8th section of the bill by adding after the words "heirs or legal representatives," the following, viz:

Provided, That the provisions of this bill shall extend to none other of kin except father, mother, widow, or children of the deceased soldier.

Mr. Ingram moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

And the question was then taken on the adoption of the amendment proposed by Mr. McLoed, and it was decided in the affirmative.

The question was then taken on the adoption of the substitute, as amended, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Read a third time, and passed, and that the title thereof be amended so as to read:

Those who voted in the negative, were—

T. J. Birchett, Elijah Gabbert, J. F. Lauck,
John C. Bolin, Thomas P. Hays, Wm. A. Pepper,
John W. Campbell, A. H. Herrod, H. W. Tuttle,

Mr. Gano moved to amend the 10th section by striking out the words "or brothers and sisters without mother or father;" and also the words "or brothers and sisters;" and also the words "or brother."

Which was adopted.

Mr. Lowry moved to amend the 10th section by inserting after the word "died" the following, viz: "Leaving no widow or child surviving."

Mr. McLoed moved to amend the 8th section of the bill by adding after the words "heirs or legal representatives," the following, viz:

Provided, That the provisions of this bill shall extend to none other of kin except father, mother, widow, or children of the deceased soldier.

Mr. Ingram moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

And the question was then taken on the adoption of the amendment proposed by Mr. McLoed, and it was decided in the affirmative.

The question was then taken on the adoption of the substitute, as amended, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Read a third time, and passed, and that the title thereof be amended so as to read:

Those who voted in the negative, were—

T. J. Birchett, Elijah Gabbert, J. F. Lauck,
John C. Bolin, Thomas P. Hays, Wm. A. Pepper,
John W. Campbell, A. H. Herrod, H. W. Tuttle,
An act to provide a fund for the relief of disabled soldiers and their families, of this Commonwealth.

The yeas and nays being required on the passage of the said bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, Hiram S. Powell,
Alfred Allen, John J. Gatewood, John D. Ross,
William M. Allen, Hiram Hagan, J. C. Sayers,
William Bell, R. A. Hamilton, Geo. S. Shanklin,
T. J. Birchett, C. C. Harvey, E. W. Smith,
Henry Bohannon, P. B. Hawkins, E. H. Smith,
John C. Bolin, Jacob Hawthorn, R. J. Spurr,
Jas. T. Bramlette, A. H. Herrod, Caleb Stinson,
Wm. A. Brooks, M. E. Ingram, T. R. Taylor,
R. J. Browne, O. P. Johnson, S. B. Thomas,
John W. Campbell, William R. Kinney, H. W. Tuttle,
T. P. Cardwell, J. F. Lauck, H. G. Van Seggern,
Albert A. Curtis, Perry S. Layton, Thomas W. Varnon,
James W. Davis, J. H. Lowry, A. G. Waggener,
John M. Delph, L. S. Luttrell, Willie Waller,
William Elliott, John L. McGinnis, A. H. Ward,
John K. Faulkner, H. C. McLoed, James Wilson,
Elijah Gabbert, William L. Neale, George T. Wood—56.
Stephen F. Gano, Wm. A. Pepper,

Those who voted in the negative, were—

H. M. Bedford, Evan M. Garriott, M. E. White—5.
Edward F. Dulin, Milton McGrew,

Mr. Alf. Allen moved to postpone the further proceedings with the orders of the day, and also the special order set for 3½ o'clock, in order to allow standing committees to report.

And the question being taken thereon, it was decided in the affirmative.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Agriculture and Manufactures—

1. A bill to incorporate the Kentucky Grain Separation and Agricultural Implement Manufacturing Company.

By the Committee on Ways and Means—

2. A bill for the benefit of J. M. Curry, late sheriff of Pendleton county.

By the Committee on Banks—

3. A bill to incorporate the City Bank of Louisville.
By the Committee on the Court of Appeals—
4. A bill to increase the compensation of the sergeant and stenographers of the court of appeals.

By the Committee on Circuit Courts—
5. A bill to extend the July term of the Mercer circuit court, and shorten the equity term of the Nelson circuit court.

By same—
6. A bill for the benefit of the town of Nicholasville, and for other purposes.

By same—
7. A bill to regulate the time of holding the circuit court in the 9th judicial district.

By same—
8. A bill to repeal the equity and criminal courts in Hart county, and to change the times of holding the April and October terms of the circuit courts.

By same—
9. A bill for the benefit of S. W. Thompson and his surety, late clerk of the Scott county court.

By same—
10. A bill for the benefit of Wm. O. Bradley.

By the Committee on County Courts—
11. A bill for the benefit of the Ohio county court.

By same—
12. A bill to increase the county levy of Grayson county.

By same—
13. A bill for the benefit of Seth Parker, late sheriff of Lewis county.

By same—
14. A bill to authorize the county court of Butler county to levy a tax to build a county jail.

By same—
15. A bill to repeal all laws authorizing the trustees of the town of Barbsville to grant license to sell spirituous liquors, and restoring the jurisdiction thereof to the county court.

By same—
16. A bill to authorize the county court of Wayne county to sell the court-house in said county.

By same—
17. A bill for the benefit of the administrator of Jesse Stevens, deceased.
By same—
18. A bill to establish a road law for Caldwell county.
By same—
19. A bill to change the voting place in Wood's precinct, in Jefferson county.
By same—
20. A bill to create an additional justices' district in Bracken county.
By same—
21. A bill to authorize the county court of Wolfe county to establish an additional precinct in said county.
By same—
22. A bill to give compensation to chemists and physicians in certain cases.
By same—
23. A bill to legalize certain proceedings of the Washington county court.
By same—
24. A bill to change the time of holding the quarterly courts in Garrard county.
By same—
25. A bill to repeal an act, entitled "An act for the benefit of the town of Lancaster."
By same—
By same—
27. A bill for the benefit of E. D. Porch, county court clerk of Pulaski county.
By same—
28. A bill to authorize the Larue county court to provide a bounty and substitute fund for said county.
By the Committee on Revised Statutes.
By same—
30. A bill to suspend the running of the statute of limitations in the counties of Morgan and Bath.
By same—
31. A bill to repeal the laws requiring the tax-payers of Whitley county to meet the sheriff and collector to pay their tax.
By same—
32. A bill for the benefit of D. B. Moore.
By same—
33. A bill to amend chapter 84, section 1, title "Roads and Pass-ways," of the Revised Statutes.
By same—
34. A bill to amend the charter of the Lebanon and Perryville turn-pike company.
By same—
35. A bill to authorize the opening and closing of certain streets in the city of Louisville.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 2d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative were—

Mr. Speaker (Taylor), Francis Gardner, John J. Gatewood, John D. Ross,
Alfred Allen, Hiram Hagan, J. C. Sayers,
Wm. M. Allen, C. C. Harvey, George S. Shanklin,
T. J. Bircchet, P. B. Hawkins, E. W. Smith,
Henry Johannon, Jacob Hawthorn, E. H. Smith,
John C. Bolin, Thomas P. Hays, R. J. Spurr,
Jas. T. Bramlette, A. H. Herrod, Caleb Stinson,
Wm. A. Brooks, M. E. Ingram, T. R. Taylor,
R. J. Browne, O. P. Johnson, John R. Thomas,
Isaac Callison, William R. Kinney, S. B. Thomas,
John W. Campbell, J. F. Lauck, Wm. R. Thomson,
T. P. Cardwell, Perry S. Layton, H. W. Tuttle,
Albert A. Curtis, J. H. Lowry, H. G. Van Seggern,
James W. Davis, L. S. Luttrell, Thos. W. Varvorn,
Samuel E. DeHaven, John L. McGinnis, A. G. Waggener,
John M. Delph, Milton McGrew, Willie Walker,
E. F. Dolin, H. C. McLeod, A. H. Ward,
William Elliott, Isaac N. Webb,
J. B. English, William L. Neale, M. E. White,
W. M. Fisher, William A. Pepper, James Wilson,
Eliah Gabbert, Hiram S. Powell, Geo. T. Wood—64.

In the negative—none.
Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the further time until the first day of June next be given unto the said J. M. Curry, late sheriff of Pendleton county, to make out and return the list of forfeited lands for the year 1862; and the Auditor is hereby authorized and empowered to credit the amount of said list upon a judgment rendered in the Franklin circuit court at the June term, 1863, of said court, in favor of the Commonwealth of Kentucky against the said J. M. Curry and his securities.

§ 2. That the said J. M. Curry and his securities shall be released from the damages imposed by said judgment if they shall, on or before the first day of June, 1865, pay up the debt, interest and costs of said judgment.

§ 3. That the further time of two years is given to the said John M. Curry to collect the taxes and fee bills due him for the years 1859, 1860, 1861, and 1862, which shall be distrainable, and the said Curry shall be liable to all the pains and penalties now prescribed by law for illegal distress and issuing and collecting illegal fee bills.

§ 4. That the said John M. Curry be allowed to place said taxes and fee bills in the hands of any sheriff or constable for collection, within the period aforesaid.

§ 5. That this act shall not take effect until the surviving securities of the said John M. Curry shall give their assent in the county court of Pendleton county.

The Committee on the Revised Statutes, to whom leave was referred, reported

A bill to amend chapter 99, Revised Statutes, title "Taverns, Tipping Houses, &c."

Which was read the first time, and ordered to be read the second time.

And the question being taken on dispensing with the second reading of said bill, it was decided in the negative.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Agriculture and Manufactures—

1. An act to consolidate Kentucky University and Transylvania University.

By the Committee on the Sinking Fund—

2. An act authorizing the Commissioners of the Sinking Fund to contract with the State banks for interest on State deposits.

By same—

3. An act to amend an act, entitled "An act to tax railroads, turnpike roads, and other corporations in aid of the sinking fund," approved February 20, 1864.
By the Committee on Banks—  
4. An act to incorporate the Greenup Deposit Bank.  
By same—  
5. An act to incorporate the Harmony Society, of Louisville.  
By same—  
6. An act to amend the act incorporating the Western Insurance Company, of Louisville.  
By the Committee on Printing—  
7. An act declaring the "National Unionist" a public authorized newspaper.  
By the Committee on Circuit Courts—  
8. An act for the benefit of the administrators of George Brownfield, late clerk of the Larue circuit court.  
By same—  
9. An act for the benefit of Brent Hopkins.  
By same—  
10. An act for the benefit of Ervin Anderson, late clerk of Graves circuit court.  
By same—  
11. An act to amend an act, entitled "An act changing the times and terms of holding the circuit courts in the 12th judicial district," approved March 1st, 1860.  
By same—  
12. An act to confer additional power on the Magoffin county court.  
By the Committee on County Courts—  
13. An act to empower trustees of towns, and mayors and councils of cities, to appoint police guards and to provide for their payment.  
By same—  
14. An act to change the time of holding the Barren quarterly court.  
By same—  
15. An act to change the time of holding the Larue county quarterly court.  
By same—  
16. An act for the benefit of James Ramey, late judge of the Johnson county court.  
By same—  
17. An act supplemental to an act, approved 23d January, 1865, entitled "An act to raise a bounty fund for Bracken county, and for other purposes."
By same—
18. An act for the benefit of Warren county.

By same—
19. An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton County bounty fund," approved February 1, 1865.

The 3d bill was placed in the orders of the day; and the 1st, 2d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, and 19th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, and 19th bills having been dispensed with, Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. S. B. Thomas, from the Committee on the Sinking Fund, made the following report, viz:

The Committee on the Sinking Fund, to whom was referred the response of the Auditor of Public Accounts to the resolution of the House of Representatives asking information in relation to the sales of the coin received by the State from the Southern Bank of Kentucky, as a stockholder in said bank, have examined the response of the Auditor to said resolution, which has been printed and entered on the journals of the House, and find that said response correctly states the date, amount, and price for which said coin was sold.

The committee have also examined the response of the Auditor to the resolution of the House in regard to the State debt, and believe that said response correctly exhibits the liabilities of the State.

We are of opinion that the resources of the Sinking Fund are fully adequate to meet the present indebtedness of the State, and that no immediate legislation is necessary in aid of the resources of the Sinking Fund.

We respectfully, therefore, ask to be discharged from the further consideration of these subjects.

Which was received and ordered to be printed.

The same committee, to whom had been referred the resolution of Mr. John R. Thomas, directing that a synopsis of the acts of the present adjourned session be printed in the Louisville Journal, Reported the following, as a substitute therefor, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That immediately upon the adjournment of the present Legislature the Public Printer print twenty-five copies of a synopsis of the acts passed by this General Assembly for the use of each Senator and Rep-
representative, and that he forward them by mail to the Senators and Representatives.

Which was concurred in.

The following Senate bills were reported by the Committee on Banks, to whom they had been referred, with amendments thereto, viz:

An act to incorporate a Savings and Deposit Bank in the city of Louisville, to be called the Union Bank.

An act to authorize the President, Directors, and Company of the People’s Bank of Kentucky to wind up its affairs, or to withdraw its branch bank.

An act to incorporate the Paducah Savings Bank.

Which amendments were severally concurred in.

Ordered. That said bills, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on the Library, to whom had been referred a joint Senate resolution, entitled

Resolution in relation to the sale of certain books,

Reported the same without amendment.

Said resolution was then twice read and concurred in.

The Committee on the Court of Appeals, to whom was referred a Senate bill, entitled

An act to regulate the salaries of the judges of the court of appeals,

Reported the same without amendment.

Which bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That from and after the passage of this act, the salaries of the Judges of the Court of Appeals shall be three thousand dollars per annum, to be paid them as their salaries have heretofore been paid.

§ 2. That this act shall take effect from its passage.

Mr. E. H. Smith moved to amend the 2d section of the bill by adding thereto the following, viz: “And shall remain in force for two years only.”

Which amendment was adopted.

Ordered. That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

The question was taken, “Shall the bill pass?” and it was decided in the negative.
The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, William A. Pepper,
A. S. Allan, W. M. Fisher, J. C. Sayers,
Alfred Allen, Elijah Gabbert, Geo. S. Shanklin,
Wm. M. Allen, Stephen F. Gano, E. W. Smith,
H. M. Bedford, Francis Gardner, E. H. Smith,
William Bell, C. C. Harvey, R. J. Spurr,
T. J. Birchett, P. B. Hawkins, S. B. Thomas,
Henry Bohannon, Jacob Hawthorn, H. W. Tuttle,
John C. Bolin, Thomas P. Hays, H. G. Van Seggern,
James T. Bramlette, A. H. Herrod, Thomas W. Varnon,
R. J. Browne, M. E. Ingram, A. G. Waggener,
Isaac Calhoon, Wn. R. Kinney, Willie Waller,
John W. Campbell, J. F. Lauck, A. H. Ward,
Albert A. Curtis, Thomas A. Marshall, Isaac N. Webb,
John M. Delph, Wm. L. Neale, James Wilson,

Those who voted in the negative, were—

William A. Brooks, R. A. Hamilton, Hiram S. Powell,
T. P. Cardwell, O. P. Johnson, John D. Ross,
Samuel E. DeHaven, Perry S. Layton, Caleb Stinson,
William Elliott, J. H. Lowry, T. R. Taylor,
J. B. English, L. S. Luttrell, John R. Thomas,
Evan M. Garriott, John L. McCunnis, Wm. R. Thompson,

Hiram Hagan, H. C. McLeod,

Mr. Gatewood then entered a motion to reconsider said vote.

The Committee on Federal Relations, to whom was referred the joint resolutions moved by Mr. McLeod on the 30th day of January last, asked to be discharged from the further consideration thereof.

And the question being taken, "Shall the committee be discharged from the further consideration of said resolutions," it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. McLeod and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John J. Gatewood, Hiram S. Powell,
Alfred Allen, Hiram Hagan, John D. Ross,
Wm. M. Allen, R. A. Hamilton, J. C. Sayers,
Henry Bohannon, C. C. Harvey, E. H. Smith,
R. J. Browne, P. B. Hawkins, R. J. Spurr,
Isaac Calhoon, Jacob Hawthorn, Caleb Stinson,
John W. Campbell, A. H. Herrod, S. B. Thomas,
Those who voted in the negative, were—

James T. Bramlette, J. F. Lauck, George S. Shanklin,
William A. Brooks, L. S. Luttrell, John R. Thomas,

Evan M. Garriott,

The Committee on County Courts, to whom was referred a Senate bill, entitled

An act empowering the Lewis county court to levy a tax and provide for the payment of the bounty offered volunteers,

Reported the same without amendment.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

The question was taken, "Shall the bill pass?" and it was decided in the negative.

And then the House adjourned.

WEDNESDAY, MARCH 1, 1865.

A message was received from the Senate, announcing that they had concurred in the amendment proposed by this House to a joint resolution, which originated in the Senate, entitled

Resolution to provide for printing and distributing the general laws of the present session.

H. R.—57
That they had disagreed to bills, which originated in this House, of
the following titles, viz:
A bill for the benefit of Geo. W. Kouns, of Boyd county.
A bill concerning the Kentucky Central railroad.
A bill to authorize the President of the Board of Internal Improve-
ment to rent a room.
That they had passed bills, which originated in this House, of the
following titles, viz:
An act allowing common school districts to levy a district school
tax.
An act to amend an act, entitled "An act to relocate the State road
in Whitley county."
An act changing the county line between Knox and Harlan coun-
ties.
An act to amend an act, entitled "An act in relation to turnpike
roads in this Commonwealth," approved February 22, 1865.
An act chartering the Mineral railroad from Louisville to Litchfield.
An act to incorporate the Ohio River and Pound Gap railroad
company.
An act to amend the charter of the Versailles and Shryock's Ferry
turnpike road company.
An act in relation to the public roads in Allen county.
An act supplemental to an act, entitled "An act for the benefit of
certain common school districts," approved February 7, 1865.
An act for the benefit of school district No. 29, in Meade county.
An act to incorporate the German and English Free School of
Paducah.
An act to change the place of voting in the Floydsburg precinct, in
Oldham county.
An act creating an additional justices' district in Henderson county.
An act for the benefit of school district No. 19, in Meade county.
An act creating a bounty fund in Clayville voting district, in
Shelby county.
An act creating a bounty fund in the Christiansburg voting district,
in Shelby county.
An act to repeal an act to authorize the county court of Marion
to levy a tax to build a jail and circuit and county clerks' offices for
said county, approved January 28, 1864.
With an amendment to the last mentioned bill.
That they had passed bills and adopted a resolution of the following titles, viz:

An act to organize and discipline the militia of Kentucky.
An act for the benefit of school district No. 14, in Estill county.
An act for the benefit of Theodore Thompson, sheriff of Livingston county.
An act to incorporate Fredonia Lodge, No. 247, of Ancient Free and Accepted Masons.

Resolution directing the Public Printer to print and distribute titles and synopses of acts of the General Assembly.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Louisville Rifle Club.
An act for the benefit of the Kentucky Institution of the Education of the Blind.
An act to incorporate the United States Mail Line Steamboat Company.
An act to incorporate the West Covington Christian and Literary Society.
An act to incorporate the Widows' and Orphans' Home.
An act to incorporate the Baptist Female College, of Bardstown, Kentucky.
An act empowering the Governor to appoint agents to visit and aid sick and wounded soldiers of Kentucky.
An act conferring additional jurisdiction on certain circuit courts in certain cases.
An act to further regulate the sale of tobacco in the city of Louisville.
An act to incorporate the Petroleum Fire Insurance Company, of Louisville.
An act to create Garth College.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Ohio and Kentucky Mining and Petroleum Company.
An act to incorporate the Clay Lick Salt, Oil, and Mining Company, of Green county.
An act to incorporate the Central Rock Oil Company.

An act for the benefit of John A. Burton, executor of Jane Gray, deceased.

An act to amend the charter of the Covington and DeCourcey Creek turnpike road company.

An act providing for arrearages of pay due to the battalion of Indian County State Guards.

An act to authorize the sale and investment of land scrip granted to Kentucky by the United States.

An act for the benefit of the counties of Green, Marion, Harlan, Allen, Henderson, Washington, Scott, and Fleming.

An act authorizing the appointment of guardians in certain cases.

An act requiring the recording of the reports of sales of real estate.

An act to amend the 2d paragraph, of the 440th section, of the Code of Practice in civil cases.

An act to amend section 473 of the Code of Practice in civil cases.

An act to incorporate the Marion, Washington, and Taylor County Oil, Mining, and Manufacturing Company.

An act to amend an act, entitled "An act to provide for the levy and collection of a tax to pay the Kenton county bounty fund."

An act to incorporate the Indian Creek and Jack's Knob Iron, Coal, Salt, Lead, Lumber, and Oil Manufacturing Company.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Kentucky River Navigation Company.

An act for the benefit of P. Wherritt, late clerk of the Harrison county court.

An act to incorporate the Somerset Petroleum and Transportation Company.

An act to charter the Fillmore Petroleum, Oil, Coal, Salt, and Iron Company.

An act to incorporate the Taylor Petroleum and Mining Company.

An act to incorporate the Big Sandy and Great Oil Springs Petroleum Company.

An act to amend chapter 103 of the Revised Statutes, entitled "Turnpike and Plank Roads."

An act to incorporate the Buffalo Mining Company.

An act to amend an act, entitled "An act to incorporate the Crab Orchard and Crew's Knob turnpike road company."
An act to incorporate the Ben. Spaulding Oil Company.
An act to incorporate the Buffalo Wallow Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Williams Oil Company.
An act to incorporate the Reverdy Petroleum and Manufacturing Company.
An act to incorporate the P. D. Petroleum and Manufacturing Company.
An act to incorporate the Lewisport Petroleum, Salt, Mining, and Manufacturing Company.
An act to incorporate the Davis Coal and Oil Company.
An act to amend the charter of the town of Westport, in Oldham county.
An act to raise a bounty fund for Anderson county.
An act to create a bounty fund in the Lockport precinct, in Henry county.
An act to amend an act, entitled "An act to encourage recruiting in Grant county for the United States army."
An act extending the time for the prosecution of an appeal to the court of appeals from the judgment of the Mason circuit court concerning the probate of the will of William Bradford, deceased.
An act to create an additional justices' district in Henderson county.
An act for the benefit of Geneva and Nancy R. Jasper, of Spencer county.
An act to amend the charter of Shelbyville.
An act to authorize the mayor and council of the city of Henderson to sell the public square, and invest the proceeds in the construction of a wharf.
An act to close an alley in the town of Newcastle.
An act for the benefit of Brent Hopkins.
An act to empower trustees of towns and mayors and council of cities to appoint police guards and provide for their payment.
An act for the benefit of the administrator of George Brownfield, late clerk of the Larue circuit court.
An act to change the time of holding the Barren quarterly court.
An act for the benefit of James Ramey, late judge of the Johnson county court.
An act to incorporate the Harmony Society of Louisville.
An act to incorporate the Cumberland River Coal Company of Kentucky.

An act supplemental to an act, approved January 23, 1865, entitled "An act to raise a bounty fund for Bracken county, and for other purposes."

An act for the benefit of Warren county.

An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund," approved February 1, 1865.

An act to prevent the destruction of fish in Rockcastle river and tributaries.

An act to incorporate the Sherman Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Kentucky Oil and Mineral Company.

An act to incorporate the Baden Oil and Mining Company.

An act to incorporate the New Haven Oil and Mining Company.

An act to incorporate the Fuller Oil Company.

An act to incorporate the Rolling Fork Oil and Mining Company.

An act to incorporate the Willis Green Oil, Mining, and Manufacturing Company.

An act to incorporate the Haynes' Rock Creek Oil Company.

An act to incorporate the Hunting Fork Rock Oil Company.

An act to incorporate the DeSoto Oil and Mining Company.

An act to incorporate the Germantown Petroleum Company.

An act to incorporate the Central Kentucky Oil Company.

An act to incorporate the Croesus Oil Company.

An act to incorporate the Widow's Cruise Oil Company.

An act to incorporate the Buckner Oil Company.

An act to incorporate the Greenup Deposit Bank.

An act for the benefit of Josephine P. Drake.

An act to incorporate the Dry Run Oil Company.

An act to raise a fund to build a court-house in Larue county.

An act to fix the place of holding the circuit, county, and quarterly courts in Larue county.

Resolution appointing a committee to examine into the Internal Improvement Fund.

Resolution in relation to the sale of certain public books.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.

A message in writing was received from the Governor by Mr. Van-Winkle, Secretary of State, which reads as follows, viz:

EXECUTIVE OFFICE, } 
FRANKFORT, KY., March 1, 1865.

Gentlemen of the House of Representatives:

A "Preamble and Resolutions in relation to the proposed amendment to the Federal Constitution," which originated in the House of Representatives, and have been adopted by the General Assembly, have been laid before me for consideration. The resolutions reject the proposed amendment.

The Congress of the United States having submitted the proposed amendment for the ratification of "the Legislatures of the several States," in accordance with the forms and provisions of the Constitution of the United States, it "shall be valid to all intents and purposes, as part of this (Federal) Constitution, when ratified by the Legislatures of three fourths of the several States."

Rejection by the present Legislative Assembly only remits the question to the people and the succeeding Legislature. Rejection no more precludes future ratification than refusal to adopt any other measure would preclude the action of your successors.

"When ratified by the Legislatures of three fourths of the several States," the question will be finally withdrawn, and not before. Until "ratified," it will remain an open question for the ratification of "the Legislatures of the several States." "When ratified," by the Legislature of a State, it will be final as to such State; and "when ratified by the Legislatures of three fourths of the several States," will be final as to all. Nothing but ratification forecloses the right of action.

"When ratified," all power is expended. Until "ratified," the right to ratify remains.

Believing that slavery is irrevocably doomed to speedy extermination; that no one can entertain the faintest hope of its possible continuance; that it has ceased to be valuable, and has become burdensome to our people, and must grow more and more so until relieved of it; that compensated labor taking the place of the present slave labor can only restore us to advancement and prosperity; that the true policy and real interests of the State would be subserved by an unconditional ratification of the proposed amendment, with a concurrent but independent enactment emancipating the slaves in Kentucky, to take effect and be declared when Congress shall have appropriated and secured to the State the last assessed value of slaves (in 1864), to enable the State, in conformity with the constitutional requirement, to make "compensation," and declare immediate emancipation, thus leaving the onus upon Congress of retaining slavery in Kentucky for an indefinite period, or immediately relieving us of it by enabling us to emancipate by making compensation; therefore, I most earnestly but respectfully dissent from the resolutions rejecting the proposed amendment.
The destruction of $108,000,000 of slave property by the direct and indirect action of our Government; our unyielding fidelity to our Government and loyal submission of our people to such action, though we could see no real necessity for or benefit to be derived from such destruction to our national cause, would constitute such strong claim upon the justice and magnanimity of the Congress of the United States as to justify the reasonable expectation that an appropriation would be made to free Kentucky immediately and forever from this disturbing question.

Entertaining the opinion, however, that your action is complete without my approval—that it remits the question to your successors—I do not therefore return the resolutions with my dissent, but shall cause them to be embodied with those adopted by the Legislature, and shall forward them, as provided for in the second resolution, as your action in the premises.

THOS. E. BRAMLETTE,  
Governor of Kentucky.

Mr. Lowry moved that the Public Printer be directed to print, envelop, and send by mail, to each member of this House, fifty copies of said message.

Mr. McLoed moved to amend said motion by inserting "twenty-five" as the number instead of fifty.

Mr. Hanson moved "five."

Mr. Curtis moved "one hundred."

And the question being taken on ordering one hundred copies of said message to be printed, enveloped, and sent to each member of this House, it was decided in the affirmative.

On motion of Mr. Sayers,

Ordered, That the Public Printer print the usual number of copies of the report of the Keeper of the Penitentiary.

On motion of Mr. DeHaven, indefinite leave of absence was granted to Mr. Pepper.

The Speaker laid before the House a communication from the Adjutant General, as follows, viz:

[For communication—see Legislative Document No. 26.]

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

Mr. Dulin moved the following resolution, viz:

Resolved, That the Public Printer print and forward by mail, at the earliest practicable moment, post paid, to each member of this House, the unbound printed numbers of the Journals of the House and Senate which may not have been, at the adjournment, laid on the tables of the members; and it shall be the duty of the Clerk of this House, upon
the adjournment of the General Assembly, to furnish the Public Printer with a copy of this resolution.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Hawkins read and laid on the table the following joint resolution, viz:

WHEREAS, The Governor of this Commonwealth, at the request of the commanding officer of the United States forces in Eastern Kentucky, did, in the month of May, 1864 (the emergency of the time requiring it), call into active service the 22d and 69th regiments of the militia of the counties of Boyd and Lawrence; that said regiments thus called out served sixty-five days, and that they have been paid for only thirty days of said service; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth be authorized to pay, or cause to be paid, out of the military fund, to each soldier and officer of said regiments, whatever may be found due them for said service, upon a correct adjustment of their accounts, the pay and allowances of soldiers and officers of the Army of the United States to be the basis of said settlement.

The rule of the House being dispensed with, said resolution was taken up, twice read, and adopted.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on the Revised Statutes—
1. A bill to create a mechanics' lien law for Washington county.
By same—
2. A bill to authorize the appointment of special constables in Henry county in certain cases.
By same—
3. A bill to increase the jurisdiction of justices and quarterly courts in Hickman and Fulton counties.
By the Committee on the Codes of Practice—
4. A bill in relation to the taking and transmission of depositions.
By same—
5. A bill to amend section 611, Civil Code of Practice.
By same—
6. A bill to amend section 760, Civil Code of Practice.
By the Committee on Circuit Courts—
By same—
8. A bill to authorize the holding the circuit court of Bath county in the town of Sharpsburg, in said county.
   By the Committee on Corporate Institutions—
   By same—
10. A bill to amend an act, entitled “An act to amend the charter of the Masonic Fraternity of Louisville,” approved February 2d, 1860.
   By same—
11. A bill to change the place of voting at an election precinct in Marion county.
   By same—
12. A bill to incorporate the Cub Run and Nolin Oil Company.
   By same—
13. A bill to incorporate the Hardwick Coal, Oil, and Manufacturing Company.
   By same—
   By same—
15. A bill to incorporate the Gardner Oil Company.
   By same—
16. A bill to incorporate the Baker Oil and Mining Company.
   By same—
17. A bill to incorporate the Lesquereaux Mining and Manufacturing Company.
   By same—
   By same—
   By same—
   By same—
21. A bill to incorporate the Lebanon Petroleum, Oil, and Mining Company.
22. A bill to incorporate the Oak Wood Mining and Petroleum Company.

By same—

23. A bill to incorporate the Crystal Mining and Oil Company.

By same—


By same—

25. A bill to incorporate the Allen County Petroleum, Oil, Mining, Manufacturing, and Transportation Company.

By same—

26. A bill to incorporate the Corwin Petroleum and Mining Company.

By same—

27. A bill to incorporate the Falls City Rock Oil, Mining, and Mineral Company.

By same—

28. A bill incorporating the Buffalo Trace Oil, Coal, Mineral, Salt, Copper, Lead, Lumber, Cask, and Barrel Manufacturing Company.

By same—

29. A bill to incorporate the Little Sandy Mining and Oil Company.

By same—

30. A bill to incorporate the Crab Orchard Lincoln County Petroleum Company.

By same—

31. A bill to incorporate the Metcalfe Oil and Mining Company.

By same—

32. A bill to incorporate the Cypress Oil, Mining, Manufacturing, and Shipping Company.

By same—

33. A bill to incorporate the Hazel Dell Church, in Pulaski county.

By same—

34. A bill to incorporate the West Liberty Coal, Oil, Lumber, Mining, and Manufacturing Company.

By same—

35. A bill to incorporate the Pond River Oil and Mining Company.

By same—

36. A bill to incorporate the Argelite Mining and Manufacturing Company.
By same—
37. A bill to incorporate the Owensboro Oil and Mining Company.
By same—
38. A bill to incorporate the Sulphur Lick Petroleum, Oil, and Mining Company.
By same—
39. A bill to incorporate the Rangoon Oil and Mining Company.
By same—
40. A bill to incorporate the Splint Coal, Oil, Manufacturing Company.
By same—
41. A bill to incorporate the Henry Clay Petroleum and Mining Company.
By same—
42. A bill to incorporate the Calhoon Oil and Mining Company.
By same—
43. A bill to incorporate the Meeting Creek Coal, Oil, and Manufacturing Company.
By same—
44. A bill to incorporate the Jefferson Hill Oil and Mining Company.
By same—
45. A bill to incorporate the Otter Creek Manufacturing, Mining, and Oil Company.
By same—
46. A bill to incorporate the Lawrence Coal, Iron, and Oil Company.
By same—
47. A bill to incorporate the Kinnikinick and Salt Lick Petroleum Company.
By same—
48. A bill to incorporate the Carter Coal, Iron, and Oil Company.
By same—
49. A bill to incorporate the Burning Spring Oil and Mining Company.
By same—
50. A bill to incorporate the Little York Petroleum and Manufacturing Company.
By same—
51. A bill to incorporate the Greenup County and Little Sandy Mining and Petroleum Company.
By same—
52. A bill to amend the charter of the Jefferson and Hardin Coal and Rock Oil Company.

By same—
53. A bill to incorporate the Drennon Spring Oil Company, of Henry county, Kentucky.

By same—
54. A bill to incorporate the Auburn Building, Mining, and Manufacturing Company.

By same—
55. A bill to incorporate the Oil Spring Kentucky Petroleum Company.

By same—
56. A bill to incorporate the Montana and Greasy Creek Iron, Coal, Oil, Salt, and Lumber Company.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on the Revised Statutes—
1. An act to amend chapter 11, Revised Statutes.

By the Committee on the Codes of Practice—

By the Committee on Circuit Courts—

By the Committee on Corporate Institutions.
4. An act to incorporate the Eureka Petroleum Company.

By same—
5. An act to incorporate the Polytechnic Petroleum, Coal, and Salt Company.

By same—
6. An act to incorporate the Magnolia Coal and Oil Company.

By same—
7. An act to incorporate the London and Paris Coal, Oil, and Mining Company.
8. An act to incorporate the Agassiz Oil and Mining Company.

By same—

9. An act to incorporate the Union Rock Oil Company.

By same—

10. An act to incorporate the Paint Lick Oil and Mining Company.

By same—

11. An act to incorporate the Continental Mining and Manufacturing Company.

By same—

12. An act to incorporate the Cumberland and Rockcastle Iron, Coal, Oil, Salt, and Lumber Company.

By same—

13. An act to incorporate the Cumberland Oil Company.

By same—

14. An act to amend an act, entitled "An act to incorporate the Cumberland River Oil and Salt Company."

By same—

15. An act to incorporate the Magoffin County Oil, Coal, and Manufacturing Company.

By same—


By same—

17. An act to incorporate the Red River Oil, Mining, and Manufacturing Company.

By same—


By same—

19. An act to incorporate the Big Sandy Oil and Mineral Company.

By same—

20. An act to incorporate the Grant's Lick Salt, Mining, and Manufacturing Company, for Campbell county, Kentucky.

By same—

21. An act to incorporate the Kentucky Mining, Manufacturing, and Rock Oil Company.

By same—
By same—
22. An act to incorporate the Eastern Kentucky Oil Creek Mining Company.
By same—
23. An act to incorporate the American Mills Petroleum Company.
By same—
24. An act to incorporate the Oil Creek Oil Company.
By same—
25. An act to incorporate the Oil Spring Fork Oil and Mineral Company.
By same—
By same—
27. An act to incorporate the West Union Oil Company.
By same—
28. An act to incorporate the Ohio and Kentucky Petroleum and Mining Company.
By same—
By same—
30. An act to incorporate the Sonora Oil Company.
By same—
31. An act to incorporate the Monroe Oil Company.
By same—
32. An act to incorporate the Breckinridge Oil and Mining Company.
By same—
33. An act to incorporate the Lulbygrad Oil and Mining Company.
By same—
34. An act to incorporate the Lyell Petroleum Company.
By same—
35. An act to incorporate the Glade Oil and Mining Company.
By same—
36. An act to incorporate the Eastern Kentucky Oil and Mineral Company.

Which were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
A message was received from the Senate, announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to amend the charter of the Masonic Fraternity of Louisville," approved February 2d, 1860.
An act to change the place of voting at an election precinct in Marion county.
An act to incorporate the Cub Run and Nolin Oil Company.
An act to incorporate the Gardner Oil Company.
An act to incorporate the Baker Oil and Mining Company.
An act to incorporate the J. B. Bruner Petroleum, Oil, and Mining Company.
An act to appropriate money.

With amendments to the last named bill.
The Committee on the Revised Statutes, to whom was referred a Senate bill, entitled
An act to amend section 3, article 5, chapter 83, of the Revised Statutes,
Reported the same, with the expression of opinion that it ought not to pass.

Mr. Webb moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
The question was then taken, "Shall the bill be read a third time?" and it was decided in the negative.
So said bill was disagreed to.
The yeas and nays being required thereon by Messrs. Delph and Hanson, were as follows, viz:

Those who voted in the affirmative, were—
A. S. Allan, W. M. Fisher, J. H. Lowry,
Alfred Allen, Francis Gardner, Thomas A. Marshall,
William M. Allen, Richard H. Hanson, J. C. Sayers,
T. J. Birchett, P. B. Hawkins, R. J. Spurr,
Albert A. Curtis, Jacob Hawthorn, Caleb Stinson,
Samuel E. DelFtaven, A. H. Herrod, Wm. R. Thompson,
John M. Delph, William R. Kinney, H. G. Van Seggern,

Those who voted in the negative, were—
Mr. Speaker (Taylor), Evan M. Carriott, John D. Ross,
H. M. Bedford, Hiram Hagan, George S. Shanklin,
Wm. Bell, C. C. Harvey, E. W. Smith,
HOUSE OF REPRESENTATIVES.

Henry Bohannon, Thomas P. Hays, E. H. Smith,
James T. Bramlette, M. E. Ingram, T. R. Taylor,
Wm. A. Brooks, O. P. Johnson, John R. Thomas,
R. J. Browne, Perry S. Layton, S. B. Thomas,
John W. Campbell, L. S. Luttrell, H. W. Tuttle,
T. P. Cardwell, John L. McGinnis, Thomas W. Varnon,
James W. Davis, Milton McGrew, Willie Waller,
Edward F. Dolin, H. C. McLeod, Isaac N. Webb,
John K. Faulkner, Wm. L. Neale, M. E. White,
Elijah Gabbert, Thos. W. Owings, James Wilson—41.
Stephen F. Gano, Hiram S. Powell.

Said bill reads as follows:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 3 of article 5, chapter 83, Revised Statutes, be, and the same is hereby, amended as follows: all property, real or personal, owned by any municipal corporation of this Commonwealth and used for public purposes, or dedicated or devoted to public use, and yielding no pecuniary profit to such corporation, shall be exempt from taxation, and shall not be listed with the assessor.

§ 2. That all claims of this Commonwealth for or on account of taxes, to which such property described in the first section of this act may have been heretofore subject, are hereby surrendered and released.

§ 3. This act shall take effect from its passage.

The Committee on the Revised Statutes, to whom was recommitted a bill, entitled

A bill to amend the laws in relation to runaways.

Which reads as follows:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the county court of the county in which any bond may have been executed by the purchaser of a runaway slave or slaves, sold under any law of this State in regard to runaways, may cancel and annul said bond, whenever it is made to appear to such court, upon due notice to the county attorney, that the slave or slaves for which such bond was given was, at the time they were sold, enlisted in the army of the United States, or had been previously captured by the Federal from the rebel army, and were, when captured, being used by the rebel army: Provided, however, That such bond shall not be canceled after the same has been satisfied: And provided further, That the purchaser of such slave or slaves shall pay to the jailer, sheriff, and clerk all costs and fees to which they may be entitled.

Reported the same with an amendment, which was:

To strike out all after the enacting clause, and to insert in lieu thereof the following, viz:

§ 1. That the county court of the county in which any bond may have been executed by the purchaser of a runaway slave, or other person, sold under any law of this State in regard to runaways, may
cancel and annul said bond whenever it is made to appear to such
court, upon due notice to the county attorney, that the slave or other
person for whom such bond was given was, at the time of sale, en-
listed in the army of the United States, or had been previously cap-
tured by the Federal from the rebel army, and was, when captured,
being used by the rebel army, or at the time of sale was a free person:
Provided, That before said cancellation shall take effect, the purchas-
er shall pay to the jailer, sheriff, and clerk all costs and fees to which
they may be entitled, and also execute before said court bond, with
good surety to the Commonwealth, conditioned that he will save the
Commonwealth free from all liability by reason of such cancellation.

§ 2. In all cases contemplated by the first section of this act, where
the money has been paid to the sheriff and is still in his hands, the
court shall order the restitution of so much of said money as may be
in his hands at the time he receives notice of any proceedings under
this act, to the party paying the same, upon the same terms pro-
scribed in said section.

§ 3. In all such cases where the money has passed into the Treasury,
and satisfaction proof shall be made as the first section of this act
requires, such court shall make an order directing the sum so paid
into the Treasury to be refunded to the purchaser: Provided, That
person shall have the benefit of this section until he shall have exe-
cuted a bond as provided by the 4th section of an act, entitled "An
act to amend an act, entitled 'An act concerning runaway slaves,'" ap-
proved 8th February, 1864.

§ 4. Upon a certified copy of the order of court, with a copy of said
bond, being filed with the Auditor, he shall draw and deliver to the
party entitled thereto his warrant for the amount refunded.

§ 5. The party seeking the benefit of this act shall pay all costs of
proceedings under it, including five dollars to be taxed for the county
attorney, when present resisting the application.

§ 6. This act shall take effect from its passage.

Mr. E. H. Smith moved to lay the bill and proposed amendment on
the table.

And the question being taken thereon, it was decided in the affirm-
ative.

The yeas and nays being required thereon by Messrs. Webb and
Lowry, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Stephen F. Gano, L. S. Luttrell,
A. S. Allen, Francis Gardner, Thos. A. Marshall,
William Bell, Evan M. Garriott, H. C. McLeod,
Albert A. Curtis, Richard H. Hanson, Isaac N. Webb,
W. M. Fisher, J. F. Lauke, James Wilson,

The same committee, to whom had been referred a Senate bill, entitled
An act to amend an act, entitled “An act to amend in part chapter
61, Revised Statutes,”
Reported the same without amendment.
Ordered, That said bill be read the third time.
The rule of the House, constitutional provision, and third reading of
said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.

The yeas and nays being required on the passage of said bill by the
Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Taylor), Stephen F. Gano,
Alfred Allen, Francis Gardner,
William M. Allen, Evan M. Garriott,
H. M. Bedford, Hiram Hagan,
William Bell, Richard H. Hanson,
T. J. Birdwhistell, C. C. Harvey,
Henry Bohannon, P. B. Hawkins,
John C. Bolin, Jacob Hawthorn,
Jas. T. Bramlett, Thomas P. Hays,
Wm. A. Brooks, A. H. Herrod,
R. J. Browne, M. E. Ingram,
John W. Campbell, O. P. Johnson,
Albert A. Curtis, William R. Kinney,
Samuel E. DeHaven, J. F. Lauke,
John M. Delph, J. H. Lowry,
Edward F. Dulin, L. S. Luttrell,
William Elliott, Thos. A. Marshall,
John K. Faulkner, John L. McGinnis,
William Fisher, Milton McGrew,
Elijah Gabbert, W. H. Miller,
Wm. R. Thompson, H. W. Tuttle,
H. G. Van Seggern, Willie Waller,
Hiram S. Powell, M. E. White—14.

Those who voted in the negative, were—
Mr. Speaker (Taylor), Stephen F. Gano,
A. S. Allen, Francis Gardner,
William Bell, Evan M. Garriott,
Albert A. Curtis, Richard H. Hanson,
W. M. Fisher, J. F. Lauke,
Elijah Gabbert, J. H. Lowry,
Hiram Hagan, W. H. Miller,
H. G. Van Seggern, Willie Waller,
Those who voted in the negative, were—

T. P. Cardwell, James W. Davis—2.

The Committee on Circuit Courts, to whom was referred a Senate bill, entitled An act to repeal an act, entitled "An act to authorize the suspension of circuit courts in certain cases," approved September 5, 1822, reported the same, with the expression of opinion that it ought not to pass.

And the question being taken on ordering said bill to be read a third time, it was decided in the negative.

So said bill was disagreed to.

The Committee on Corporate Institutions, to whom was referred a Senate bill, entitled An act for the benefit of the Louisville and Nashville railroad company, reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by Messrs. Johnson and Hawthorn, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

John C. Bolin, Jacob Hawthorn, John D. Ross, William A. Brooks, Thomas P. Hay, E. W. Smith,
The same committee reported a Senate bill, entitled
An act for the benefit of the Covington and Lexington railroad company.
With an amendment thereto.
Which amendment was concurred in.
Ordered, That said bill, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The Committee on Corporate Institutions reported a Senate bill, entitled
An act to amend an act entitled "An act to incorporate the Western Financial Corporation."
Without amendment.
Mr. R. J. Browne moved to amend said bill by adding thereto the following, viz:—
Provided, That the securities, property, or other things named in this amended act, shall not be sold by said company until it shall give the owner or party pledging the same ten days' notice in writing of the time and place of any such sale.
Which amendment was adopted.
Ordered, That said bill, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of said bill by Messrs. Hanson and Curtis, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Stephen F. Gano, H. C. McLeod,
A. S. Allan, Francis Gardner, Thos. W. Owings,
Alfred Allen, Evan M. Garriott, J. C. Sayers,
T. J. Burchett, Hiram Hagan, Caleb Stinson,
Harry Bohannon, C. C. Harvey, S. B. Thomas,
James T. Brainlette, P. B. Hawkins, Wm. R. Thompson,
Albert A. Curtis, A. H. Horrod, H. W. Tuttle,
Samuel E. DeHaven, M. E. Ingram, H. G. Van Seeghren,
John M. Delph, O. P. Johnson, Thomas W. Varnon,
Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House, of the following title, viz.: An act to amend an act, entitled “An act to amend the charter of the Masonic Fraternity of Louisville,” approved February 23, 1860.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Mr. Webb moved to postpone all other business in order to take up and consider the report of the Committee on Circuit Courts in regard to R. B. Carpenter, Commonwealth’s Attorney for the 9th judicial district.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Webb and Hanson, were as follows, viz:

Those who voted in the affirmative, were—

**HOUSE OF REPRESENTATIVES.**

Those who voted in the negative, were—

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<tr>
<th>Alfred Allen</th>
<th>Richard H. Hanson</th>
<th>John D. Ross</th>
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<td>R. J. Browne</td>
<td>C. C. Harvey</td>
<td>George S. Shanklin</td>
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<td>T. P. Cardwell</td>
<td>Perry S. Layton</td>
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<td>Samuel E. DeHaven</td>
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<td>Edward F. Dulin</td>
<td>Thomas A. Marshall</td>
<td>A. H. Ward</td>
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<td>William Elliott</td>
<td>John L. McGinnis</td>
<td>Geo. T. Wood</td>
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<td>Stephen F. Gano</td>
<td>Milton McGrew</td>
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Mr. R. J. Browne then moved a call of the House.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Ward, were as follows, viz:

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<th>William M. Allen</th>
<th>Elijah Gabbert</th>
<th>H. C. McLeod</th>
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<td>H. M. Bedford</td>
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<td>Albert A. Curtis</td>
<td>William R. Kinney</td>
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<td>James W. Davis</td>
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<td>James Wilson</td>
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The House then took up the report of the committee in regard to R. B. Carpenter, Esq., and, after some discussion thereon, The House adjourned.
THURSDAY, MARCH 2, 1865.

A message was received from the Senate, announcing that they had disagreed to bills, which originated in this House, of the following titles, viz:

A bill to provide a bounty for Kentucky volunteers.
A bill to repeal the equity and criminal courts in Hart county, and to change the times of holding the April and October terms of the circuit court.
A bill to give compensation to chemists and physicians in certain cases.

That they had concurred in amendments proposed by this House to bills which originated in the Senate, of the following titles, viz:

An act for the benefit of A. A. Curtis and others.
An act to incorporate a Savings and Deposit Bank in the city of Louisville, to be called the Union Bank.
An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs, or to withdraw its branch bank.

An act to incorporate the Paducah Savings Bank.
An act to amend an act, entitled "An act to incorporate the Western Financial Corporation."
An act for the benefit of the Covington and Lexington railroad company.

That they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz:

An act concerning the re-enrollment of the State of Kentucky.
An act for the benefit of J. M. Curry, late sheriff of Pendleton county.
An act to extend the July term of the Mercer circuit, and shorten the equity term of the Nelson circuit court.
An act for the benefit of the town of Nicholasville, and for other purposes.
An act to regulate the time of holding the circuit court in the 9th judicial district.
An act for the benefit of S. W. Thompson and his surety, late clerk of the Scott county court.

An act for the benefit of Wm. O. Bradley.

An act for the benefit of the Ohio county court.

An act to increase the county levy of Grayson county.

An act for the benefit of Seth Parker, late sheriff of Lewis county.

An act to authorize the county court of Butler county to levy a tax to build a county jail.

An act to repeal all laws authorizing the trustees of the town of Burksville to grant license to sell spirituous liquors, and restoring the jurisdiction thereof to the county court.

An act to authorize the county court of Wayne county to sell the court-house in said county.

An act for the benefit of the administrator of Jesse Stevens, deceased.

An act to establish a road law for Caldwell county.

An act to change the voting place in Wood's precinct, in Jefferson county.

An act to create an additional justices' district in Bracken county.

An act to authorize the county court of Wolfe county to establish an additional precinct in said county.

An act to legalize certain proceedings of the Washington county court.

An act to change the time of holding the quarterly courts in Garrard county.

An act to repeal an act, entitled "An act for the benefit of the town of Lancaster."

An act for the benefit of J. E. Cossen, circuit court clerk of Pulaski county.

An act to authorize the Larue county court to provide a bounty, and substitute fund for said county.

An act to authorize a special term of the Greenup circuit court in the year 1865.

An act to suspend the running of the statute of limitations in the counties of Bath and Morgan.

An act to repeal the laws requiring the tax-payers of Whitley county to meet the sheriff and collector to pay their tax.

An act for the benefit of D. B. Moore.

H. R.—59
An act to amend chapter 84, section 1, title "Roads and Passways," of the Revised Statutes.

An act to amend the charter of the Lebanon and Perryville turnpike company.

An act to authorize the opening and closing certain streets in the city of Louisville.

An act to create a mechanics' lien law for Washington county.

An act to incorporate the Peter cemetery, near Mackville, Washington county, Kentucky.

Resolution requesting our Representatives in Congress to provide an asylum for war-worn veterans and cripples.

That they had passed bills and adopted a resolution of the following titles, viz:

An act concerning the Southern Bank of Kentucky.

An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee railroad company.

Resolution causing grave-stones to be erected over certain graves in the Frankfort Cemetery.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act providing compensation for the clerk of the Jefferson circuit court in criminal cases.

An act to amend the charter of the Kentucky River Oil and Mining Company.

An act to amend section 1, chapter 85, Revised Statutes, title "Salaries,"

An act declaring the National Unionist a public authorized newspaper.

An act to amend the act incorporating the Western Insurance Company of Louisville.

An act to consolidate Kentucky University and Transylvania University.

An act to incorporate the Apperson Petroleum, Coal, and Iron Company.

An act to incorporate the Portsmouth and Pound Gap railroad company.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sund
dry enrolled bills, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act regulating the fees and duties of the sealer of weights and measures in the county of Jefferson," approved January 7, 1852.

An act to incorporate the Somerset Petroleum and Transportation Company.

An act to charter the Fillmore Petroleum, Oil, Coal, Salt, and Iron Company.

An act to incorporate the Big Sandy and Great Oil Spring Petroleum Company.

An act to incorporate the Reverdy Petroleum and Manufacturing Company.

An act to incorporate the Buffalo Wallow Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Taylor Petroleum and Mining Company.

An act to incorporate the Ben. Spaulding Oil Company.

An act to incorporate the Williams Oil Company.

An act to incorporate the Buffalo Mining Company.

An act to amend an act, entitled "An act to incorporate the Crab Orchard and Crew's Knob turnpike road company."

An act to incorporate the Davis Coal and Oil Company.

An act to incorporate the P. D. Petroleum and Manufacturing Company.

An act to incorporate the Lewisport Petroleum, Salt, Mining, and Manufacturing Company.

An act to incorporate the Kentucky River Navigation Company.

An act for the benefit of Geneva and Nancy R. Jasper, of Spencer county.

An act to create a bounty fund in the Lockport precinct, in Henry county.

An act to raise a bounty fund for Anderson county.

An act extending the time of the prosecution of an appeal to the court of appeals from the judgment of the Mason circuit court concerning the probate of the will of William Bradford, deceased.

An act to amend the charter of the town of Westport, in Oldham county, Kentucky.

An act to amend an act, entitled "An act to encourage recruiting in Grant county for the United States Army."
An act to amend chapter 103 of the Revised Statutes, entitled "Turnpike and Plank Roads."

An act for the benefit of P. Wherritt, late clerk of the Harrison county court.

An act to close an alley in the town of Newcastle.

An act to amend the charter of Shelbyville.

An act to create an additional justices' district in Henderson county.

An act to authorize the mayor and council of the city of Henderson to sell the public square and invest the proceeds in the construction of a wharf.

An act to amend an act, entitled "An act to amend the charter of the Masonic Fraternity of Louisville," approved February 2d, 1861.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act allowing common school districts to levy a district school tax.

An act to amend an act, entitled "An act to relocate the State road in Whitley county."

An act changing the county line between Knox and Harlan counties.

An act to amend an act in relation to turnpike roads in this Commonwealth, approved February 22, 1864.

An act to charter the Mineral railroad from Louisville to Litchfield.

An act to incorporate the Ohio River and Pound Gap railroad company.

An act to amend the charter of the Versailles and Shryock's Ferry turnpike road company.

An act in relation to the public roads in Allen county.

An act supplemental to an act, entitled "An act for the benefit of certain common school districts," approved February 7, 1865.

An act for the benefit of school district No. 20, in Meade county.

An act to incorporate the German and English Free School of Paducah.

An act to change the place of voting in the Floydsburg precinct.

An act for the benefit of school district No. 19, in Meade county.

An act creating a bounty fund in Clayville, voting district, in Shelby county.

An act to create a bounty fund in the Christiansburg voting district, in Shelby county.
An act to change the place of voting at an election precinct in Marion county.

An act to incorporate the Cub Run and Nolin Oil Company.

An act to incorporate the Gardner Oil Company.

An act to incorporate the Baker Oil and Mining Company.

An act to incorporate the J. B. Bruner Petroleum, Oil, and Mining Company.

Also, enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act changing the term and times of holding the circuit courts in the 12th judicial district," approved March 1, 1860.

An act to amend an act, entitled "An act to incorporate the Western Financial Corporation."

An act to incorporate the Eureka Petroleum Company.

An act to incorporate the Polytechnic Petroleum, Coal, and Salt Company.

An act to incorporate the Eastern Kentucky Oil Creek Mining Company.

An act to incorporate the Oil Spring Fork Oil and Mineral Company.

An act to incorporate the Big Sandy Oil and Mineral Company.

An act to incorporate the Dry Run Oil Company.

An act for the benefit of the Covington and Lexington or Kentucky Central, and Louisville and Frankfort and Lexington and Frankfort railroad companies.

An act authorizing the Commissioners of the Sinking Fund to contract with the State banks for interest on State deposits.

An act for the benefit of the Louisville and Nashville railroad company.

Resolution to provide for printing and distributing the general laws of the present session.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Senate by Messrs. Fisk, Grover, and Baker, announcing that they had passed a bill, entitled

An act for the benefit of J. B. Aikin, the proprietor of the Capital Hotel at Frankfort.
Mr. Neale moved the following resolution, viz:

Resolved, That the House, in addition to the morning and afternoon sittings, during the remainder of this session hold an evening meeting, commencing at half after 7 o’clock, P. M.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Webb read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That when the two Houses of the present General Assembly adjourn on the 6th of the present month, they will adjourn to meet again on the "third Tuesday of May next."

The rule of the House being dispensed with, said resolution was taken up for consideration.

Mr. Hanson moved the following amendment to said resolution, as a substitute therefor, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That when the two Houses of the present General Assembly adjourn on Monday, the 6th inst., they adjourn sine die.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and E. H. Smith, were as follows, viz:

Those who voted in the affirmative were—

Wm. A. Brooks, Richard H. Hanson, E. H. Smith,
R. J. Browne, Thomas P. Hays, R. J. Spurr,
John W. Campbell, L. S. Luttrell, John R. Thomas,
T. P. Cardwell, John L. McGinnis, Wm. R. Thomson,
Elijah Gabbert, H. C. McLoed, H. G. Van Saggern,
Evan M. Garrett, George S. Shanklin,

Those who voted in the negative were—

Mr. Speaker (Taylor), William Elliott, J. C. Sayers,
A. S. Allan, J. B. English, E. W. Smith,
Alfred Allen, W. M. Fisher, Caleb Stinson,
Wm. M. Allen, Stephen F. Gano, T. R. Taylor,
William Bell, P. B. Hawkins, S. B. Thomas,
Henry Bohannon, A. H. Herrod, H. W. Tuttle,
John C. Bolin, Perry S. Layton, Willie Waller,
Jas. T. Bramlette, J. H. Lowry, A. H. Ward,
Isaac Calhoun, Milton McGrew, Isaac N. Webb,
Albert A. Curtis, Thomas W. Owings, James Wilson,
James W. Davis, Hiram S. Powell, Geo. T. Wood—36.
Mr. E. H. Smith moved to amend the resolution by striking out the words "third Tuesday of May next," and by inserting in lieu thereof the words "fifth day of May next."

Mr. Ward moved to amend the amendment by striking out the words "fifth day of May," and inserting in lieu thereof the words "first Tuesday in June."

On motion of Mr. Owings, a division of the question was had.

And the question was first taken on striking out from the resolution the words "third Tuesday in May next," and it was decided in the negative.

So said amendments were disagreed to.

The question was then taken on the adoption of the resolution, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Thompson and R. J. Browne, were as follows, viz.:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English, John D. Ross,
A. S. Allen, W. M. Fisher, J. C. Sayers,
Alfred Allen, Stephen F. Gano, E. W. Smith,
Wm. M. Allen, Francis Gardner, Caleb Sisson,
William Bell, Richard H. Hanson, S. B. Thomas,
Henry Bohannon, P. B. Hawkins, H. W. Tuttle,
John C. Bolin, Thomas P. Hays, Willie Waller,
James T. Bramlette, A. H. Herrod, A. H. Ward,
Isaac Calhoon, J. H. Lowry, Isaac N. Webb,
Albert A. Curtis, Milton McGrew, M. E. White,
Edward F. Dulin, Thomas W. Owings, Geo. T. Wood—34.

William Elliott,

Those who voted in the negative, were—

William A. Brooks, L. S. Luttrell, R. J. Spurr,
R. J. Browne, John L. McGinnis, T. R. Taylor,
John W. Campbell, H. C. McLoed, John R. Thomas,
T. P. Cardwell, Wm. L. Neale, Wm. R. Thompson,
James W. Davis, Hiram S. Powell, H. G. Van Seggern,
Elijah Gabbert, Geo. S. Shanklin, Thomas W. Varnon,

Perry S. Layton,

On motion of Mr. R. J. Browne, the House then took up the Senate amendments to the bill, which originated in this House, entitled

An act to appropriate money.

Which amendments were as follows, viz.:

1. In the 16th line, strike out "25," and insert "50."
2. In the 26th line, strike out "$8 per day," and insert "$4."
3. In the 27th line, strike out "$7 per day," and insert "$3 50."
4. Strike out the 58th and 59th lines.
5. In the 48th line, strike out the words “in enrolling bills three,” and insert “four.”
6. In the 87th line, strike out “four,” and insert “seven.”
7. In the 43d line, strike out “one thousand,” and insert “seven hundred and fifty.”
8. Add to the 1st section the following, viz:
   To John C. Gabhart, for summoning eight witnesses before the Judicial Committee, $2.
   To John W. Pruett, fifteen dollars for enveloping the Governor’s message for the Senate.

On motion of Mr. R. J. Browne, a division of the question was had.

The 4th amendment was twice read, and disagreed to.

And the 1st, 2d, 3d, 5th, 6th, 7th, and 8th, were severally twice read and concurred in.

The yeas and nays being required on concurring in the 7th amendment, by Messrs. Gano and T. R. Taylor, were as follows, viz:

Those who voted in the affirmative were—

Mr. Speaker (Taylor), A. H. Herrod,
Henry Bohannon, Perry S. Layton, R. J. Spurr,
Wm. A. Brooks, J. H. Lowry, T. R. Taylor,
John W. Campbell, L. S. Luttrell, Jno. R. Thomas,
James W. Davis, J. L. McGinnis, Wm. R. Thompson,
Edward F. Dulin, H. C. McLoed, H. G. Van Seggern,
J. B. English, Wm. L. Neale, Willie Waller,
Stephen F. Gano, John D. Ross, M. E. White,

Those who voted in the negative were—

Wm. M. Allen, Francis Gardner, Geo. S. Shanklin,
William Bell, Jacob Hawthorn, Caleb Stinson,
R. J. Browne, Thomas P. Hays, S. B. Thomas,
Isaac Calhoon, M. E. Ingram, H. W. Tuttle,
Albert A. Curtis, William R. Kinney, Thomas W. Varnon,
William Elliot, Milton McGrew, A. H. Ward,
J. K. Faulkner, Thomas W. Owings, Isaac N. Webb,

Mr. Webb moved to postpone all other business, in order to take up and dispose of the report of the committee in regard to R. B. Carpenter, Esq.

And the question being taken thereon, it was decided in the affirmative.

Mr. Webb then moved that the rule of this House, limiting debate to ten minutes to each member on any one subject, be suspended, so far as this case is concerned, and that thirty minutes be allowed.

Which was adopted.
Mr. Alf. Allen moved the following as a substitute for the report of the committee, viz:

Resolved, That, in the opinion of this House, the proof does not justify the impeachment of R. B. Carpenter before the Senate.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hanson and E. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, W. M. Fisher, Hiram S. Powell,
Wm. M. Allen, Elijah Gabbett, J. C. Sayers,
William Bell, Francis Gardner, E. W. Smith,
Henry Bohannon, P. B. Hawkins, Caleb Stinson,
John C. Bolin, Thomas P. Hays, T. R. Taylor,
William A. Brooks, A. H. Herrod, S. B. Thomas,
Isaac Calhoon, M. E. Ingram, Wm. R. Thompson,
John W. Campbell, William R. Kinney, H. W. Tuttle,
T. P. Cardwell, Perry S. Layton, H. C. Van Seggern,
Albert A. Curtis, J. H. Lowry, Willie Waller,
James W. Davis, John L. McGinnis, Isaac N. Webb,
Samuel E. DeHaven, Milton McGrew, M. E. White,
J. B. English, William L. Neale, James Wilson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Stephen F. Gano, George S. Shanklin,
A. S. Allen, Evan M. Garriott, E. H. Smith,
E. J. Browne, Richard H. Hanson, R. J. Spurr,
Edward F. Dulin, L. S. Luttrell, John R. Thomas,

The question was then taken on the adoption of the report, as amended, and it was decided in the affirmative.

A message was received from the Senate, announcing that they had receded from their 4th amendment to a bill, which originated in this House, entitled

An act to appropriate money.

Which amendment had been disagreed to by this House.

That they had passed a bill, which originated in this House, entitled

An act to incorporate the City Bank of Louisville.

That they had passed bills of the following titles, viz:

An act to amend the act appropriating money, passed at this session of the General Assembly.

An act to amend the laws in relation to the city of Frankfort.
And that they had concurred in resolutions, which originated in this House, of the following titles, viz:

Resolutions in relation to trade in Kentucky.
Resolution in relation to a recess of the present General Assembly.
With an amendment to the last named resolution.

Which amendment was taken up, and twice read, as follows, viz:

Strike out "to meet again on the third Tuesday of May next," and insert in lieu thereof the words "sine die."

And the question being taken on concurring in said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Shanklin and Dulin, were as follows, viz:

Those who voted in the affirmative, were—

William A. Brooks, Hiram Hagan, Geo. S. Shanklin,
R. J. Browne, Richard H. Hanson, E. H. Smith,
T. P. Cardwell, P. B. Hawkins, R. J. Spurr,
James W. Davis, L. S. Luttrell, John R. Thomas,
Edward F. Dulin, Thomas A. Marshall, W. R. Thompson,
Elijah Gabbert, John L. McGinnis, H. G. Van Seggern,
Francis Gardner, H. C. McLoed, Thos. W. Varnon,

Those who voted in the negative, were—

Mr. Speaker (Taylor,) J. B. English, J. C. Sayers,
Alfred Allen, W. M. Fisher, E. W. Smith,
William M. Allen, Stephen F. Gano, Caleb Stinson,
William Bell, Thomas P. Hays, T. R. Taylor,
Henry Bohannon, A. H. Herrod, S. B. Thomas,
John C. Bolin, Perry S. Layton, H. W. Tuttle,
Jas. T. Bramlette, J. H. Lowery, A. H. Ward,
Isaac Calhoun, Milton McGrew, Isaac N. Webb,
John W. Campbell, Hiram S. Powell, M. E. White,

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in this House, entitled

An act to appropriate money.
And had found the same to be truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Mr. John R. Thomas entered a motion to reconsider the vote by which this House, on yesterday, refused to order to its third reading a Senate bill, entitled
An act to amend section 3, article 5, chapter 83, of Revised Statutes. On motion of Mr. Sayers, the House took up the Senate bill, entitled An act to amend the act appropriating money, passed at this session of the General Assembly. Which was read the first time, and ordered to be read the second time. The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Senate by Messrs. Whitaker and Grover, announcing that that body insists upon their amendment to the joint resolution which originated in this House, in relation to a recess of the present General Assembly. And that they had been appointed a committee on the part of the Senate to confer with a similar committee to be appointed on the part of this House, upon the disagreement of the two Houses on said resolution. Whereupon the Speaker appointed Messrs. Wood, Alf. Allen, and Webb said committee of conference on the part of this House. On motion of Mr. Alfred Allen—Ordered, That the report of the special committee, in relation to the charges against the Hon. Joshua F. Bullitt, be made the special order for to-morrow, at 10 o'clock. The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—
1. A bill to amend chapter 83 of the Revised Statutes, title "Revenue and Taxation."

By the Committee on Corporate Institutions—
2. A bill to incorporate the town of Sonora, Hardin county.

By same—
3. A bill to authorize the road commissioners to superintend the militia on the road leading from London to the Tennessee line.

By same—
4. A bill for the benefit of Clayvillage, in Shelby county.

By same—
5. A bill to incorporate the Jefferson Printing Association, of Louisville.
By same—
6. A bill to amend the laws of the town of Consolation, in Shelby county.
By the Committee on Propositions and Grievances—
7. A bill for the benefit of Samuel W. Overstreet.
By same—
8. A bill for the benefit of Harrison Lay.
Which were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:
By the Committee on Corporate Institutions—
1. An act to amend the charter of the town of Hodgenville, Kentucky.
By same—
2. An act to amend an act, entitled "An act to incorporate the Corning Street Railway Company," approved February 9, 1864.
By the Committee on Propositions and Grievances—
3. An act to change the county line between Rockcastle and Jackson counties.
Which were severally ordered to be read the third time.
The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The Committee on Propositions and Grievances reported
A bill for the benefit of John M. Hadden, of Todd county.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Ordered, That said bill be engrossed and read a third time.
Said bill having been engrossed, the question was taken on dispensing with its third reading, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. Hanson and Fisher, were as follows, viz:
HOUSE OF REPRESENTATIVES.

Those who voted in the affirmative, were—

Alfred Allen, Elijah Gabbert, John C. Sayers,
William M. Allen, Stephen F. Gano, Caleb Stinson,
Henry Bohannon, Francis Gardner, John R. Thomas,
John C. Bolin, R. A. Hamilton, S. B. Thomas,
James T. Bramlette, P. B. Hawkins, Wm. R. Thompson,
Wm. A. Brooks, Thomas P. Hays, H. W. Tuttle,
Isaac Calhoun, A. H. Herrod, H. G. Van Seggern,
John W. Campbell, Perry S. Layton, Thos. W. Varorn,
T. P. Cardwell, J. H. Lowry, A. H. Ward,
Albert A. Curtis, Thos. A. Marshall, M. E. White,
James W. Davis, Milton McGrew, James Wilson,
J. B. English, Hiram S. Powell, George T. Wood—36.
W. M. Fisher, John D. Ross,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Richard H. Hanson, Geo. S. Shanklin,
T. J. Browne, L. S. Luttrell, E. W. Smith,
Samuel E. De Haven, John L. McGinnis, R. J. Spurr,
Edward F. Dulin, H. C. McLeod, T. R. Taylor,

Mr. R. J. Browne moved to suspend the further call of the committees, in order to take up the orders of the day.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Webb and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, J. C. Sayers,
Alfred Allen, Stephen F. Gano, George S. Shanklin,
Wm. M. Allen, Francis Gardner, E. W. Smith,
William Bell, R. A. Hamilton, E. H. Smith,
Henry Bohannon, P. B. Hawkins, R. J. Spurr,
John C. Bolin, Thomas P. Hays, Caleb Stinson,
Wm. A. Brooks, A. H. Herrod, T. R. Taylor,
R. J. Browne, Perry S. Layton, S. B. Thomas,
Isaac Calhoun, J. H. Lowry, Wm. R. Thompson,
John W. Campbell, L. S. Luttrell, H. W. Tuttle,
T. P. Cardwell, Thos. A. Marshall, H. G. Van Seggern,
Albert A. Curtis, John L. McGinnis, Thomas W. Varorn,
James W. Davis, Milton McGrew, A. H. Ward,
Edward F. Dulin, William L. Neale, M. E. White,
William Elliott, Hiram S. Powell, James Wilson,

[Mar. 2.]
The House then took up the bill, entitled
A bill in relation to the agent of the Auditor.

Which reads as follows:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Agent of the Auditor shall not receive any compensation for the performance of any act by him, under the act approved February 20th, 1864, entitled "An act to tax railroads, turnpike roads, and other corporations, in aid of the Sinking Fund," nor shall he receive any compensation upon any judgment of the fiscal court in favor of the Commonwealth against defaulting sheriffs or collectors of tax, nor upon judgments to enforce any such judgments against such officers.

§ 2. The said Agent shall be allowed for all sums which, in the aggregate, he may cause to be paid into the "Treasury" under the law creating his Agency, and the acts amendatory thereof, as follows: In the first fifteen thousand dollars, "one third;" over fifteen thousand dollars, and under thirty thousand dollars, fifteen per cent; and on all over thirty thousand dollars, ten per cent.

§ 3. That said Agent shall not receive or collect any claim he may be authorized to ascertain and enforce; but the same shall be paid into the Treasury by the person from whom it may be due or by the collecting officer.

§ 4. That it shall be the duty of said Agent to report to and file with the Auditor, on or before the 10th day of April and the 10th day of October in each year, the number, kind, and amount of the claims, specifying each he may prosecute or ascertain, and the persons against whom they may be, and in what courts prosecuted, and the amount for which judgments may be had.

§ 5. Nothing in this act shall be construed so as to require the Commonwealth to pay any of the costs of any prosecution or expenses incurred by said Agent in the prosecution or enforcement of any claim.

§ 6. Nothing in any of the laws relating to the Agent of the Auditor authorized to be appointed by the act of 28th February, 1862, shall in any manner be construed to prevent the Auditor from exercising any of the powers conferred on said Agent by law, or relieving him from discharging any duties imposed on him by law, in relation to any claim of the Commonwealth; and when the Auditor has commenced acting on any claim, the Agent shall have no control of it unless under the written order of the Auditor.

§ 7. That all doubts may be removed as to the time when the laws in relation to the Agent of the Auditor shall expire, it is hereby declared that this act, and all laws in relation to said Agent, shall continue in force for two years from the passage hereof.

§ 8. No Agent of the Auditor shall compound or settle any claim due the State for a less sum than the whole amount due, without the consent and approval of the Auditor in writing.

§ 9. This act shall be in force from its passage.
Mr. Neale moved to amend the 2d section of said bill by inserting the word "annually" after the word "Treasury."

Which was rejected.

Mr. Shanklin moved to amend said bill by adding thereto the following as an additional section, viz:

§ 2. The said Agent shall be subject to the control of the Auditor, and said Auditor may make such rules and regulations governing said Agent as the interest of the State may demand.

Which was adopted.

Mr. E. H. Smith moved to amend said bill by striking out all after the enacting clause, and by inserting in lieu thereof the following, viz:

That all laws creating the office of Agent of the Auditor are hereby repealed, so far as they create the said office; and the duties imposed thereby are imposed upon the Auditor; for which he shall not be entitled to any compensation whatever.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Powell and Curtis, were as follows, viz:

Those who voted in the affirmative, were—

Henry Bohannon, Richard H. Hanson, John D. Ross,
Wm. A. Brooks, P. B. Hawkins, E. H. Smith,
John W. Campbell, Thomas P. Hays, John R. Thomas,
Stephen F. Gano,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Evan M. Garriott, R. J. Spurr,
Alfred Allen, A. H. Herrod, Caleb Stinson,
William M. Allen, Perry S. Layton, T. R. Taylor,
Wm. Ball, J. H. Lowry, S. B. Thomas,
James T. Bramlette, L. S. Luttrell, Wm. R. Thompson,
R. J. Browne, Thomas A. Marshall, H. W. Tuttle,
Isaac Callaway, John L. McGinnis, H. G. Van Seggern,
James W. Davis, Milton McGrew, Thomas W. Vernon,
Edward F. Dulin, H. C. McLeod, Willie Waller,
William Elliott, Wm. L. Neale, A. H. Ward,
W. M. Fisher, J. C. Sayers, Isaac N. Webb,
Elijah Gabbert, George S. Shanklin, James Wilson,

Mr. Marshall then moved to reconsider the vote by which the amendment proposed by Mr. Shanklin was adopted.

And the question being taken, "Shall said vote be reconsidered?" it was decided in the affirmative.
And the question was again taken on the adoption of said amendment, and it was decided in the negative.

Mr. Hanson moved to amend the second section of the bill by striking out the words "one third," and by inserting in lieu thereof the words "one fifth."

Mr. McLoed moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment proposed by Mr. Hanson, and it was decided in the negative.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.

FRIDAY, MARCH 3, 1865.

A message was received from the Senate, announcing that they had disagreed to a joint resolution, which originated in this House, providing for the appointment of a committee to investigate and report upon outrages perpetrated by rebels and rebel guerrillas.

That they had passed bills, which originated in this House, of the following titles, viz:

An act to incorporate the Kentucky Petroleum and Mining Association.

An act to incorporate the Kentucky Grain Separation and Agricultural Implement Manufacturing Company.

An act to increase the compensation of the sergeant and tipstaff of the court of appeals.

An act concerning the Washington circuit court.
An act to incorporate the Hardwick Coal, Oil, and Manufacturing Company.
An act to incorporate the Flora Coal, Oil, and Manufacturing Company.
An act to incorporate the Lesquerella Mining and Manufacturing Company.
An act incorporating the Nassau Oil, Coal, Iron, Lead, Salt, Mineral, Lumber, and Barrel Manufacturing Company.
An act incorporating Tammany Hall Oil, Coal, Mineral, Salt, Copper, Lead, Lumber, and Cask Manufacturing Company.
An act to incorporate the Lebanon Petroleum, Oil, and Mining Company.
An act to incorporate the Oak Wood Mining and Petroleum Company.
An act to incorporate the Crystal Mining and Oil Company.
An act to incorporate the Allen County Petroleum, Oil, Mining, Manufacturing, and Transportation Company.
An act to incorporate the Corwin Petroleum and Mining Company.
An act to incorporate the Falls City Rock Oil, Mining, and Mineral Company.
An act incorporating the Buffalo Trace Oil, Coal, Mineral, Salt, Copper, Lead, Lumber, Cask, and Barrel Manufacturing Company.
An act to incorporate the Little Sandy Mining and Oil Company.
An act to incorporate the Crab Orchard Lincoln County Petroleum Company.
An act to incorporate the Metcalfe Oil and Mining Company.
An act to incorporate the Cypress Oil, Mining, Manufacturing, and Shipping Company.
An act to incorporate the Hazel Dell Church, in Pulaski county.
An act to incorporate the West Liberty Coal, Oil, Lumber, Mining, and Manufacturing Company.
An act to incorporate the Pond River Oil and Mining Company.
An act to incorporate the Argelita Mining and Manufacturing Company.
An act to incorporate the Owensboro Oil and Mining Company.
An act to incorporate the Sulphur Lick Petroleum, Oil, and Mining Company.

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An act to incorporate the Rangoon Oil and Mining Company.
An act to incorporate the Splint Coal, Oil, Mining, and Manufacturing Company.
An act to incorporate the Henry Clay Petroleum and Mining Company.
An act to incorporate the Calhoun Oil and Mining Company.
An act to incorporate the Meeting Creek Coal, Oil, and Manufacturing Company.
An act to incorporate the Jefferson Hill Oil and Mining Company.
An act to incorporate the Lawrence Coal, Iron, and Oil Company.
An act to incorporate the Kinnikinick and Salt Lick Petroleum Company.
An act to incorporate the Carter Coal, Iron, and Oil Company.
An act to incorporate the Burning Spring Oil and Mining Company.
An act to incorporate the Little York Petroleum and Manufacturing Company.
An act to incorporate the Greenup County and Little Sandy Mining and Petroleum Company.
An act to amend the charter of the Jefferson and Hardin Coal and Rock Oil Company.
An act to incorporate the Drennon Spring Oil Company, of Henry county, Kentucky.
An act to incorporate the Auburn Building, Mining, and Manufacturing Company.
An act to incorporate the Oil Spring Kentucky Petroleum Company.
An act to incorporate the Montana and Greasy Creek Iron, Coal, Oil, Salt, and Lumber Company.
An act to regulate the manner of computing time in the application of the statutes of limitation in certain cases.
With an amendment to the last named bill.
That they had passed bills of the following titles, viz:
An act extending the statutes of limitation.
An act regulating corporations.
An act to repeal an act, entitled "An act to raise a bounty fund for Bracken and other counties, so far as the same relates to Bracken county."
And that they had received official information from the Governor that he had approved and signed sundry enrolled bills and resolutions, which originated in that House, of the following titles, viz: An act to incorporate the Greenup Deposit Bank. An act to incorporate the Croesus Oil Company. An act to incorporate the DeSoto Oil and Mining Company. An act to incorporate the New Haven Oil and Mining Company. An act to incorporate the Hunting Fork Rock Oil Company. An act to incorporate the Germantown Petroleum Company. An act to incorporate the Widow's Cruise Oil Company. An act to incorporate the Rolling Fork Oil and Mining Company. An act to incorporate the Baden Oil and Mining Company. An act to incorporate the Central Kentucky Oil Company. An act to incorporate the Buskner Oil and Mining Company. An act to incorporate the Willis Green Oil, Mining, and Manufacturing Company. An act to incorporate the Sherman Coal, Oil, Mining, and Manufacturing Company. An act to incorporate the Haynes' Rock Creek Oil Company. An act to incorporate the Kentucky Oil and Mineral Company. An act to incorporate the Dry Run Oil Company. An act to incorporate the Fuller Oil Company. An act to prevent the destruction of fish in Rockcastle river and tributaries. An act to fix the place of holding the circuit, county, and quarterly courts in Larue county. An act to raise a fund to build a court-house in Larue county. An act for the benefit of Josephine P. Drake. An act for the benefit of the administrator of George Brownfield, late clerk of the Larue circuit court. An act for the benefit of Brent Hopkins. An act supplemental to an act, approved January 23, 1865, entitled "An act to raise a bounty fund for Bracken county, and for other purposes." An act to empower trustees of towns and mayors and council of cities to appoint police guards and provide for their payment. An act to incorporate the Harmony Society of Louisville. An act for the benefit of Warren county.
An act to amend an act, entitled "An act providing for the levy and collection of a tax to pay the Kenton county bounty fund," approved February 1, 1865.

An act to change the time of holding the Barren quarterly court.

An act to change the time of holding the Larue county quarterly court.

An act for the benefit of James Ramey, late judge of the Johnson county court.

Resolution appointing a committee to examine into the Internal Improvement Fund.

Resolution in relation to the sale of certain public books.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:

An act to incorporate the Gardner Oil Company.

An act allowing common school districts to levy a district school tax.

An act chartering the Mineral railroad from Louisville to Litchfield.

An act to incorporate the Ohio River and Pound Gap railroad company.

An act to incorporate the German and English Free School of Paducah.

An act to amend the charter of the Versailles and Shryock's Ferry turnpike road company.

An act to change the place of voting at an election precinct in Marion county.

An act to incorporate the Baker Oil and Mining Company.

An act to incorporate the Cub Run and Nolin Oil Company.

An act to incorporate the J. B. Bruner Petroleum, Oil, and Mining Company.

An act to amend an act, entitled "An act to relocate the State road in Whitley county."

An act supplemental to an act, entitled "An act for the benefit of certain common school districts," approved February 7, 1865.


An act changing the county line between Knox and Harlan counties.

An act in relation to the public roads in Allen county.
An act for the benefit of school district No. 29, in Meade county.
An act for the benefit of school district No. 19, in Meade county.
An act to change the place of voting in the Floydburg precinct, in Oldham county.
An act creating a bounty fund in Clayvillage voting district, in Shelby county.
An act creating a bounty fund in the Christiansburg voting district, in Shelby county.

An act to appropriate money.

On motion of Mr. John R. Thomas, indefinite leave of absence was granted to Messrs. Gabbert and Waller.

Mr. McLeod moved to dispense with the rules of the House, in order to take up from the orders of the day and consider a Senate bill, entitled

An act to organize and discipline the militia of Kentucky.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Ross, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Spencer (Taylor), James W. Davis, E. H. Smith,
Alfred Allen, Francis Gardner, Caleb Stinson,
Wm. M. Allen, P. B. Hawkins, T. R. Taylor,
Henry Bohannon, Thomas P. Hays, John R. Thomas,
John C. Bolin, A. H. Herrod, S. B. Thomas,
Jas. T. Bramlette, Perry S. Layton, H. W. Tuttle,
Wm. A. Brooks, Thos. A. Marshall, H. G. Van Seggern,
Isaac Calhoon, H. C. McLeod, A. H. Ward,
John W. Campbell, Hiram S. Powell, Isaac N. Webb—29,
T. P. Cardwell, J. C. Sayers,  

Those who voted in the negative, were—

A. S. Allan, W. M. Fisher, Thomas W. Owings,
R. J. Browne, Evan M. Garriott, John D Ross,
Albert A. Curtis, Richard H. Hanson, R. J. Spurrr,
John M. Delph, J. H. Lowry, Wm. R. Thompson,
Edward F. Dulin, John L. McGinnis, M. E. White,
William Elliott, Milton McGrew, James Wilson,

At the hour of 10 o'clock the House, in accordance with the special order, took up the report and resolutions of the special committee appointed to investigate the alleged charges against the Hon. Joshua F. Bullitt.
Mr. Wood moved to amend the first resolution in said report by adding thereto the following, viz:

Provided, If the wife of said Bullitt, or no white person of his family over 16 years of age, can be found at the residence of said Bullitt, the Speaker shall appoint a commissioner who shall make service of the said copy on said Bullitt.

Mr. Alf. Allen moved the following as an amendment to said amendment, as a substitute for said amendment and the resolutions reported by the committee, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That, inasmuch as a committee of the House of Representatives have reported that they had heard evidence conducing strongly to show that Joshua F. Bullitt, a Judge of the Court of Appeals for this Commonwealth, was guilty of belonging to a treasonable association, it is therefore the opinion of this Legislature that the said Bullitt's conduct should be investigated, and that to this end a committee of six members of the House of Representatives shall be appointed to prepare resolutions addressing him out of office, to be reported on the third Tuesday in May next.

2. That it shall be the duty of this committee to cause the attendance of "witnesses" on that day, who shall be examined in presence of the two Houses in joint session, by a member of the Legislature selected by joint ballot of the two Houses to conduct the examination, who is also to appear throughout in support of the prosecution. That the committee shall also give personal notice to Judge Bullitt of the sitting of the Legislature and of his trial, if he is to be found in the State, or by advertisement in the Louisville Journal and Democrat, in the event of his absence; and that he be permitted to appear in answer to the charges, in person or by counsel, at the bar of this Legislature in joint session.

3. That said Bullitt may have process to procure the attendance of witnesses at the investigation. That the testimony shall be taken down in writing by some competent person to be elected by the Speakers of the two Houses.

Mr. Fisher moved to lay the report and resolutions, and pending amendments thereto, on the table.

And the question being taken thereon, it was decided in the negative.

The question was then taken on the adoption of the amendment proposed by Mr. Alf. Allen, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hanson and Powell, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John M. Delph, John D. Ross,
A. S. Allan, William Elliott, J. O. Sayers,
Alfred Allen, J. B. English, E. H. Smith,
William M. Allen, John K. Faulkner, Caleb Stinson, 
H. M. Bedford, Francis Gardner, T. R. Taylor, 
Henry Bohannon, Evan M. Garriott, S. B. Thomas, 
John C. Bolin, P. B. Hawkins, Wm. R. Thompson, 
Jas. T. Bramlette, Thomas P. Hays, H. W. Tuttle, 
Wm. A. Brooks, A. H. Herrod, Thomas W. Varnon, 
Isaac Calhoon, Perry S. Layton, A. H. Ward, 
John W. Campbell, I. H. Lowry, Isaac N. Webb, 
T. P. Cardwell, Thos. A. Marshall, M. E. White, 
Albert A. Curtis, John L. McGinnis, James Wilson, 
James W. Davis, William L. Neals, George T. Wood—44. 
Samuel E. DeHaven, Hiram S. Powell, 

Those who voted in the negative were—

R. J. Browne, Milton McGrew, R. J. Spurr, 
Edward F. Dulin, H. C. McLoed, John R. Thomas, 

Mr. E. H. Smith moved to amend the resolution, as amended, by adding after the word “witnesses” the following, viz: “By process to be issued by the chairman of the said committee.”

Which was adopted.

Mr. Spurr moved the following as an amendment, by way of substitute for the resolutions, as amended, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor is authorized to appoint a commission, consisting of two fit and qualified citizens of this Commonwealth, to take and cause to be reduced to writing testimony of witnesses, to be sworn to and subscribed to before and certified by said commissioners, for and against J. F. Bullitt, upon any charge of a violation of the Constitution or laws of the United States or of this State. The said commissioners shall have power to summon witnesses and enforce their attendance before them, and to send for papers, and to employ a clerk to reduce to writing the statements of witnesses, and to meet at such time or times, place or places, within this State, as they shall think necessary, and shall report the evidence taken before them to the next session of this Legislature and such proof shall be read for and against said Bullitt upon any such charges which may be preferred against him upon articles of impeachment or address: Provided, That said commissioners shall give said Bullitt notice of the time or times, place or places of their meeting to take said testimony or evidence, by personal service or by advertisement in the Democrat and Journal newspapers, printed in Louisville, and the Commonwealth printed in Frankfort, twenty days before the time of meeting of said commissioners; and after the first meeting said commissioners shall have power to adjourn from day to day, and from place to place, until the whole evidence and testimony is closed; all which shall be inclosed and directed to the Speaker of the House of Representatives. The said Bullitt, in person or by attorney or agent, may appear before said commissioners and cross-
question all witnesses, and introduce witnesses in his defense, whose statements shall in like manner be reduced to writing; and the Commonwealth may in like manner be represented by the Attorney General, or any attorney for the Commonwealth, as the Governor may designate.

Mr. Sayers moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment proposed by Mr. Spurr, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Spurr and John R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Wm. A. Brooks,       John L. McGinnis,       R. J. Spurr,
R. J. Browne,         H. C. McLoed,          John R. Thomas,
T. P. Cardwell,       George S. Shanklin,     Wm. R. Thompson,

Those who voted in the negative, were—

Mr. Speaker (Taylor), William Elliott,             Hiram S. Powell,
A. S. Allan,         J. B. English,                John D. Ross,
Alfred Allen,        John K. Faulkner,             J. C. Sayers,
William M. Allen,    W. M. Fisher,                 Caleb Stinson,
H. M. Bedford,       Francis Gardner,             T. R. Taylor,
Henry Bohannon,      Evan M. Garriott,            S. B. Thomas,
John C. Bolin,       P. B. Hawkins,               H. W. Tuttle,
James T. Bramlette,  Thomas P. Hays,              H. G. Van Seggern,
Isaac Calhoon,       A. H. Herrod,                 Thomas W. Varnon,
John W. Campbell,    Perry S. Layton,             A. H. Ward,
Albert A. Curtis,    J. H. Lowry,                 Isaac N. Webb,
James W. Davis,      Thomas A. Marshall,          M. E. White,
Samuel E. De Haven,  Milton McGrew,               George T. Wood—41.
Edward F. Dulin,     Wm. L. Neale,

The report and resolutions, as amended, were then twice read and adopted.

Mr. Wood then sent up and had read from the Clerk's table the following letter from the Hon. B. J. Peters, viz:

Montgomery County, March 1, 1865.

Colonel Wood:

Dear Sir: After having my attention called particularly to the time of Judge Bullitt's absence from the court, and reflecting upon the subject, I am satisfied I was mistaken in my statement before the Legislative committee, in saying that he had not been in attendance upon the court since October last; I should have said he attended the court until we took a recess on the 24th of December last. When I made my statement, I had it so strongly impressed upon my mind that he
had been absent from the adjournment of the court in October, that I did not deem it necessary to go to the record and examine it, which would have corrected me. I very sincerely regret this mistake, and assure yourself and the committee that it was a mistake which I suppose I was led into by the impression that when we took the recess in January last, on account of the sickness and death of Judge Robertson’s wife, and knowing we could not go on with the court in his absence, because we had not a quorum, I confounded the adjournments in my mind. I hope the matter will be regarded as it really is, a mistake as to dates, about which I feel very much mortified, and that you will make for me the proper explanation.

Very truly your friend,

B. J. PETERS.

P. S. If you can have the correction made before the report is printed, I would be greatly obliged to you. As before,

B. J. P.

Ordered, That the same be spread upon the journal, and filed with the papers in the said case against Hon. Joshua F. Bullitt.

Mr. Wood, from the joint committee on conference on the disagreement of the two Houses on the joint resolution which originated in this House in relation to a recess of the General Assembly, reported as follows, viz:

The committee of conference, to whom was referred the disagreement of the two Houses on the joint resolution which originated in the House of Representatives, in relation to a recess of the General Assembly, reported as follows, viz:

The committee of conference, to whom was referred the disagreement of the two Houses on the joint resolution, which originated in the House of Representatives, in relation to a recess of the General Assembly, would respectfully report and recommend the adoption of the said resolution as it was adopted by the House of Representatives, without amendment.

Respectfully submitted,

W. C. WHITAKER,
A. P. GROVER,
GEO. T. WOOD,
ALF. ALLEN,
ISAAC N. WEBB,
House of Representatives.

Which report was concurred in.

A message was received from the Senate, announcing that they had agreed to their amendment to said resolution, and had concurred in the report of the joint committee of conference on the disagreement of the two Houses thereto.

That they had disagreed to bills, which originated in this House, of the following titles, viz:

A bill to authorize the appointment of special constables in Henry county, in certain cases.
A bill to increase the jurisdiction of justices and quarterly courts in Hickman and Fulton counties.

A bill to authorize the holding of the circuit court of Bath county in the town of Sharpsburg, in said county.

That they had passed bills and concurred in a joint resolution, which originated in this House, of the following titles, viz:

- An act in relation to the agent of the Auditor.
- An act in relation to the taking and transmission of depositions.
- An act to amend section 611, Civil Code of Practice.
- An act to amend section 760, Civil Code of Practice.
- An act to amend chapter 83, of the Revised Statutes, title "Revenue and Taxation."
- An act to incorporate the town of Sonora, in Hardin county.
- An act to authorize the road commissioners to superintend the militia on the road leading from London to the Tennessee line.
- An act for the benefit of Clayville, in Shelby county.
- An act to incorporate the Jefferson Printing Association of Louisville.
- An act to amend the laws of the town of Consolation, in Shelby county.

Resolutions providing for an investigation, by the Kentucky Legislature, of the charges against Joshua F. Bullitt, a judge of the Court of Appeals.

And that they had adopted a resolution requesting the President to permit Judge Bullitt to return and be present at his trial.

On motion of Mr. E. H. Smith, said resolution was taken up, twice read, and concurred in.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

- An act concerning the re-enrollment of the State of Kentucky.
- An act for the benefit of J. M. Curry, late sheriff of Pendleton county.
- An act to extend the July term of the Mercer circuit, and shorten the equity term of the Nelson circuit court.
- An act for the benefit of the town of Nicholasville, and for other purposes.
- An act to regulate the time of holding the circuit court in the 9th judicial district.
An act for the benefit of S. W. Thompson and his surety, late clerk of the Scott county court.

An act for the benefit of William O. Bradley.

An act for the benefit of the Ohio county court.

An act to increase the county levy of Grayson county.

An act for the benefit of Seth Parker, late sheriff of Lewis county.

An act to authorize the county court of Butler county to levy a tax to build a county jail.

An act to repeal all laws authorizing the trustees of the town of Burksville to grant license to sell spirituous liquors, and to restore the jurisdiction thereof to the county court.

An act to authorize the county court of Wayne county to sell the court-house in said county.

An act for the benefit of the administrator of Jesse Stevens, deceased.

An act to establish a road law for Caldwell county.

An act to change the voting place in Wood's precinct, in Jefferson county.

An act to create an additional justices' district in Bracken county.

An act to authorize the county court of Wolfe county to establish an additional precinct in said county.

An act to legalize certain proceedings of the Washington county court.

An act to change the time of holding the quarterly courts for Garrard county.

An act to repeal an act, entitled "An act for the benefit of the town of Lancaster."

An act for the benefit of J. E. Cossen, circuit court clerk of Pulaski county.

An act for the benefit of E. D. Porch, county clerk of Pulaski county.

An act to authorize the Larue county court to provide a bounty and substitute fund for said county.

An act to authorize a special term of the Greenup circuit court in the year 1805.

An act to suspend the running of the statute of limitation in the counties of Morgan and Bath.

An act to repeal the laws requiring the tax-payers of Whitley county to meet the sheriff and collectors to pay their tax.

An act for the benefit of D. B. Moore.
An act to amend chapter 84, section 1, title "Roads and Passways" of the Revised Statutes.

An act to amend the charter of the Lebanon and Perryville turnpike company.

An act to authorize the opening and closing certain streets in the city of Louisville.

An act to create a mechanics’ lien law for Washington county.

An act to incorporate the Peter Cemetery, near Mackville, Washington county, Kentucky.

An act in relation to the Agent of the Auditor.

Resolutions requesting our Representatives in Congress, to vote to provide an asylum for war-worn veterans and cripples.

Also enrolled bills, which originated in the Senate, of the following titles, viz.:

An act for the benefit of A. A. Curtis, of Estill county, and others.

An act to authorize the President, Directors, and Company of the People’s Bank of Kentucky to wind up its affairs or withdraw its branch bank.

An act for the benefit of W. A. Turner, clerk of Graves circuit court.

A bill to confer additional powers upon the Magoffin county court.

An act to incorporate the American Mills Petroleum Company.

An act to incorporate the Magnolia Coal and Oil Company.

An act to amend chapter 11, Revised Statutes.

An act in relation to examining courts.

An act to amend an act, entitled “An act to amend in part chapter 61, of Revised Statutes,” approved March 10, 1856.

An act to incorporate the Eastern Kentucky Oil and Mineral Company.

An act to incorporate the Glade Oil and Mining Company.

An act to incorporate the Lulybegrud Oil and Mining Company.

An act to incorporate the Continental Mining and Manufacturing Company.

An act to incorporate the Paint Lick Oil and Mining Company.

An act to incorporate the Oil Creek Oil Company.

An act to incorporate the Grant’s Lick Salt, Mining, and Manufacturing Company, for Campbell county, Kentucky.

An act to incorporate the Petroleum and Oil Refining Company.

An act for the benefit of Irvin Anderson, late clerk of Graves circuit court.
An act to incorporate the Magoffin County Oil, Coal, and Manufacturing Company.

An act to incorporate the Green River Petroleum, Mineral, Manufacturing, Exploring, and Refining Company.

An act to incorporate the Red River Oil, Mining, and Manufacturing Company.

An act to amend an act, entitled "An act to incorporate the Cumberland River Oil and Salt Company."

An act to incorporate the Fleming Petroleum and Manufacturing Company.

An act to amend the act appropriating money, passed at this session of the General Assembly.

And had found the same truly enrolled.

Whereupon, the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

On motion of Mr. Brooks, Messrs. Tuttle and Van Seggern were added to the Committee on Enrollments.

Mr. Spurr read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor is hereby instructed to suspend any further payment of salary to Joshua F. Bullitt, as Chief Justice of the Court of Appeals, until his case is finally tried and disposed of.

Mr. Spurr moved to dispense with the rule requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the negative.

The House then took up the Senate bill, entitled

An act to organize and discipline the militia of Kentucky.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Bramlette moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required thereon by Messrs. Spurr and Bramlette, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The Speaker deciding that a majority vote of all the members elected to this House was not required in favor thereof under the Constitution, but that a majority of the votes cast was sufficient to pass said bill.

Mr. Ward moved to postpone further proceedings in the order of the day, in order to permit standing committees to report.

Which was adopted.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Claims—
1. A bill for the benefit of Henry Browne, late sheriff of Washington county.
   By same—
2. A bill to furnish the clerk's office of Whitley county with certain books.
   By same—
3. A bill for the benefit of the administrator of Thomas J. Engle, deceased.
   By the Committee on Corporate institutions—
4. A bill to incorporate the Independence and Big Bone turnpike company.
By the Committee on the Judiciary—
5. A bill to amend an act, entitled "An act for the benefit of the Somerset Academy."

By same—

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Claims—
1. An act for the benefit of Robert Hall.

By same—
2. An act for the benefit of Isaac Wingate, jr.

By same—
3. An act for the benefit of Jas. W. Tate.

By same—

By same—
5. An act for the benefit of D. C. Foreman, of Estill county.

By the Committee on the Judiciary—
6. An act to prescribe punishment for abuses at ferries.

By same—
7. An act for the benefit of Thos. A. Ireland, of Owen county.

By same—
8. An act to incorporate the Kentucky Insurance Company.

By same—

By same—
10. An act to amend the two acts concerning bounty funds to be raised by the city of Louisville.

The 1st bill was placed in the orders of the day; and the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th bills were severally ordered to be read the third time.
The rule of the House, constitutional provision, and third reading of the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th bills having been dispensed with.

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. R. J. Browne, from the Committee on Claims, to whom had been referred the petition of Theodore Low, asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That said Low be permitted to withdraw his maps and other papers accompanying said petition.

Mr. Spurr, from the Committee on the Expenditures of the Board of Internal Improvement, made the following report, viz:

The Committee on Expenditures of the Board of Internal Improvement report, that they have examined the accounts and vouchers of the Board in relation to the Kentucky River Navigation, and find the following to be a correct statement of its finances up to 28th February, 1865, viz:

RECEIPTS.

From P. Swigert, Chairman of old Board $3,716 12
From tolls 14,935 11
From lock-keepers 9,025 29
Total receipts $19,680 14

EXPENDITURES.

Expenses from 22d February, 1864, to 30th June $5,997 0
Expenses from 30th June to 30th September 6,415 41
Expenses from 30th September to 31st December 4,391 0
Collector's salary 85 21
Traveling expenses of President 69 11
Account of W. H. Grainger 7,955 76
Balance 7,955 76

The bank book of the President, which was before us, shows a balance to the credit of the Board, in the Branch of the Bank of Kentucky, at Frankfort, of $7,021 58; and the accounts of the Superintendent show an unexpended balance in his hands of the sum of $934 18—making a balance in favor of the Kentucky River Line of Navigation of the sum of $7,955 76.

The committee are unable to make so satisfactory a statement in relation to the Green and Barren River Line of Navigation, growing out of the fact that the Superintendent on that line (Wm. Brown, et al.) has not yet furnished to the President of the Board his vouchers for expenditures (as we learn, on account of sickness), by which we might be enabled to make a correct statement of receipts and expenditures on that line; hence our statement must be taken only as a general one.
It is proper to state that the bank book of the President of the Board shows that there is to his credit in the Branch of the Bank of Kentucky, at Frankfort, the sum of $1,000, which belongs to the Green and Barren line; also, on deposit in bank at Bowling Green, $515 89, belonging to same line—making a total of $1,515 89; and that there is yet unpaid the sum of $1,433 58, which is included in the above table of expenditures, and is due to the Superintendent of that line.

The difference between these two sums shows that, if all the expenses were now settled, there would be a balance to the credit of that line of $82 31, which nearly corresponds with the balance in table above.

It is also proper to state, that there is yet in the Treasury the sum of $6,000, which has not been needed in placing in good order this line of navigation, and which the president states to your committee will probably not be needed, although there are some old debts against this line of about $2,500 yet unsettled, which he hopes and expects to be enabled to liquidate by the collection of claims which this line has against the United States Government and individuals.

All of which is respectfully submitted.

R. J. SPURR, Chairman.

Which was received and ordered to be printed.

The Committee on the Judiciary, to whom was referred a Senate bill, entitled

An act for the benefit of Klara Dinkelspiel,

Reported the same with an amendment.

Which was concurred in.

Mr. E. H. Smith moved to amend the bill by adding to the first section the following, viz:

Provided, That all other women similar situated shall have like privileges.

Which amendment was rejected.
Ordered, That said bill, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The same committee, to whom had been referred a Senate bill, entitled
An act for the benefit of L. W. Harrod and surety,
Reported the same with an amendment.
Which was concurred in.
Ordered, That said bill, as amended, be read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Senate bills of the following titles, viz:
An act amending an act, entitled "An act to amend the charter of the city of Louisville," passed February, 1865.
An act to amend the laws in relation to the city of Frankfort.
An act to repeal an act, entitled "An act to raise a bounty fund for Bracken and other counties, so far as the same relates to Bracken county."
Were severally read the first time, and ordered to be read the second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
A bill from the Senate, entitled,
An act for the benefit of J. B. Akin, the proprietor of the Capital Hotel at Frankfort,
Was read the first time.
And the question being taken, "Shall said bill be read the second time," it was decided in the negative.
So said bill was disagreed to.
On motion of Mr. Spurr, Messrs. Spurr, J. R. Thomas, Webb, Bedford, and Hawkins were appointed a committee to inform the Senate of the disagreement of this House to said bill.
The House then took up the motion made by Mr. Gatewood, on Tuesday last, to reconsider the vote by which this House disagreed to a Senate bill, entitled

An act to regulate the salaries of the judges of the court of appeals.

And the question being taken on reconsidering said vote, it was decided in the affirmative.

Ordered, That said bill be placed in the orders of the day.

On motion of Mr. Webb, the House took up the motion made by Mr. John R. Thomas, on yesterday, to reconsider the vote by which the House refused to order to be read the third time a Senate bill, entitled

An act to amend section 3, article 5, chapter 83, of Revised Statutes.

Mr. McLeod moved the previous question.

And the question being taken "Shall the main question be now put?" it was decided in the affirmative.

Mr. Hamilton moved a call of the House.

And the question being taken thereon, it was decided in the negative.

The question was then taken on the reconsideration of the vote refusing to order said bill to be read the third time.

The yeas and nays being required thereon by Messrs. E. H. Smith and Bramlette, were as follows, viz:

Those who voted in the affirmative were—

Alfred Allen, Francis Gardner, T. R. Taylor,
Wm. M. Allen, R. A. Hamilton, Wm. R. Thompson,
Isaac Calhoon, P. B. Hawkins, H. G. Van Seggern,
John M. Delph, A. H. Herrod, Thomas W. Varnon,
William Elliott, Thomas A. Marshall, A. H. Ward,
Wm. M. Fisher,

Those who voted in the negative were—

Mr. Speaker (Taylor), James W. Davis, Hiram S. Powell,
H. M. Bedford, Edward F. Dulin, E. H. Smith,
Henry Bohannon, Evan M. Garriott, Caleb Stinson,
James T. Bramlette, Thomas P. Hays, Jno. R. Thomas,
Wm. A. Brooks, Perry S. Layton, H. W. Tuttle,
T. J. Browne, J. L. McGinnis, M. E. White,
John W. Campbell, Milton McGrew, James Wilson,
Albert A. Curtis, Wm. L. Neale,

There being no quorum voting, there was no decision of the question, and said motion fell into the orders of the day.

And then the House adjourned.
SATURDAY, MARCH 4, 1865.

A message was received from the Senate, announcing that they had passed bills which originated in this House of the following titles, viz:

An act for the benefit of Henry Brown, late sheriff of Washington county.

An act to furnish the clerk's office of Whitley county with certain books.

An act for the benefit of the administrator of Thomas J. Engle, deceased.

An act to incorporate the Independence and Big Bone turnpike company.

An act to amend an act, entitled "An act for the benefit of the Somerset Academy."

An act for the benefit of John S. Boyd, late clerk of the Harrison circuit court.

And that they had received official information from the Governor that he had approved and signed enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:

Resolution to provide for printing and distributing the general laws of the present session.

An act for the benefit of the Covington and Lexington or Kentucky Central, and Louisville and Frankfort and Lexington and Frankfort railroad companies.

An act to incorporate the Eureka Petroleum Company.

An act to incorporate the Polytechnic Petroleum, Coal, and Salt Company.

An act to incorporate the Oil Spring and Rock Oil and Mineral Company.

An act to incorporate the Eastern Kentucky Oil Creek Mining Company.

An act to incorporate the Dry Run Oil Company.

An act authorizing the Commissioners of the Sinking Fund to contract with the State banks for interest on State deposits.

An act to incorporate the Big Sandy Oil and Mineral Company.
An act to amend an act, entitled "An act changing the term and

An act for the benefit of the Louisville and Nashville railroad com-

An act to amend an act, entitled "An act to incorporate the

The following bills were reported by the several committees ap-

By the Committee on Ways and Means—

By same—

By same—

By same—

By the Committee on Religion—

By the Committee on Public Offices—

By the Committee on Corporate Institutions—

Which were severally read the first time, and ordered to be read the

The rule of the House, constitutional provision, and second reading of

The rule of the House, constitutional provision, and third reading of

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Corporate Institutions—
1. An act to amend various acts of incorporation passed at the present session of the General Assembly.

By the Committee on the Judiciary—
2. An act authorizing the formation of corporations for mining, manufacturing, and other purposes.

By the Committee on Ways and Means—
3. An act for the benefit of Joseph McCarroll.

By same—
4. An act for the benefit of George W. Reed, late sheriff of Gallatin county.

By same—
5. An act for the benefit of the various sheriffs of this Commonwealth.

By the Committee on Education—
6. An act to increase the school fund of the State.

By same—
7. An act to repeal an act, entitled "An act to incorporate the Bethel Female High School," approved February 17, 1858.

By same—
8. An act to incorporate the First Universalists' Society, in the city of Louisville, Kentucky.

By same—
9. An act to empower the trustees of the First Universalists' Society, of the city of Louisville, Kentucky, to sell the property of said society and re-invest the proceeds.

By the Committee on Religion—
10. An act to incorporate the Benevolent and Social Union Society of Louisville.

By the Committee on Internal Improvement—
11. An act to incorporate the Philadelphia and Cumberland Gap Valley Oil and Mining Company.

By same—
12. An act to incorporate the Main Hardwick Creek Kentucky Oil and Mining Company.
By the Committee on the Penitentiary—

13. An act to amend an act, entitled "An act for the benefit of the Kentucky Penitentiary."

Ordered, That the 2d, 5th, and 6th bills be placed in the orders of the day, and that the 1st, 3d, 4th, 7th, 8th, 9th, 10th, 11th, 12th, and 13th bills be severally read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 3d, 4th, 7th, 8th, 9th, 10th, 11th, 12th, and 13th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Internal Improvement, to whom was referred a Senate bill, entitled "An act for the benefit of the Owenton and Ross Mill turnpike road company,

Reported the same with an amendment thereto.

And the question being taken on concurring in said amendment, it was decided in the negative.

Ordered, That said bill be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Corporate Institutions, to whom was referred a Senate bill, entitled "An act to incorporate the Northern Kentucky Oil and Mineral Company,

Reported the same with an amendment thereto.

Which amendment was concurred in.

Ordered, That said bill, as amended, be read a third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be amended so as to read

An act to incorporate the J. Crockett Sayers Oil and Mineral Company.

Senate bills of the following titles, viz:

1. An act to incorporate the New York and Kentucky Petroleum and Mining Company.

2. An act to amend the charter of the city of Louisville.
3. An act to amend an act, entitled "An act to incorporate the Edmonson and Butler County Coal, Oil, and Mining Company," approved February, 1865.

4. An act to incorporate the Estill Springs Oil and Mining Company.

5. An act to incorporate the Cave City Petroleum Company.

6. An act to incorporate the Ivy Creek and Green River Coal and Oil Company.

7. An act for the benefit of school district No. 14, in Estill county.

8. An act to incorporate Fredonia Lodge, No. 247, of Ancient Free and Accepted Masons.


10. An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee railroad company.

11. An act extending the statute of limitations.

Were severally read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 11th bill was placed in the orders of the day, and the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, and 10th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A bill from the Senate, entitled
An act to empower the county court of Bourbon county to raise funds for educational purposes within said county,
Was read the first time.
And the question being taken on ordering said bill to be read the second time, it was decided in the negative.
So said bill was disagreed to.

Amendments proposed by the Senate to bills, which originated in this House, of the following titles, viz:
An act to regulate the manner of computing time in the application of the statutes of limitation in certain cases.
An act to repeal an act to authorize the county court of Marion to levy a tax to build a jail and circuit and county clerks' offices for said county, approved January 28, 1864,
Were taken up, twice read, and concurred in.
A joint resolution from the Senate, entitled
Resolution directing the Public Printer to print and distribute the titles and synopses of the acts passed at the present session,
Was taken up, twice read, and concurred in.
A message was received from the Senate announcing that they had concurred in amendments proposed by this House to a bill which originated in the Senate, entitled
An act to incorporate the Northern Kentucky Oil and Mineral Company.
And that they had passed bills, which originated in this House, of the following titles, viz:
An act for the benefit of John G. Cantrel, late sheriff of Scott county.
An act for the benefit of Wm. B. Hamilton, late county judge of Breckinridge county.
An act for the benefit of Thos. Surber, late sheriff of Pulaski county.
An act for the benefit of W. T. Vaughn, of Webster county.
An act for the benefit of John McGeorge, late sheriff of Harlan county.
An act to incorporate the Hope Life Insurance Company.
Mr. R. J. Browne moved to reconsider the vote by which this House refused to order to its second reading a Senate bill, entitled
An act for the benefit of J. B. Akin, the proprietor of the Capital Hotel at Frankfort.
Mr. Spurr moved that a committee be appointed to ask leave to withdraw from the Senate the announcement made to that body of the disagreement of this House to said bill.
Which motion was adopted.
Whereupon the Speaker appointed Mr. Spurr said committee, who retired, and, after a short time, returned and reported that he had delivered said message to the Senate, and that that body had refused to grant said request.
Mr. Bohannon, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions which originated in this House, of the following titles, viz:

- An act to incorporate the Kentucky Petroleum and Mining Association.
- An act to incorporate the Kentucky Grain Separator and Agricultural Implement Manufacturing Company.
- An act to incorporate the City Bank of Louisville.
- An act to increase the compensation of the sergeant and tipstaff of the court of appeals.
- An act in relation to the taking and transmission of depositions.
- An act to amend section 611, Civil Code of Practice.
- An act to amend section 760, Civil Code of Practice.
- An act concerning the Washington circuit court.
- An act to incorporate the Hardwick Coal, Oil, and Manufacturing Company.
- An act to incorporate the Flora Coal, Oil, and Manufacturing Company.
- An act to incorporate the Lesquereaux Mining and Manufacturing Company.
- An act to incorporate the Lebanon Petroleum, Oil, and Mining Company.
- An act to incorporate the Oak Wood Mining and Petroleum Company.
- An act to incorporate the Crystal Mining and Oil Company.
- An act to incorporate the Allen County Petroleum, Oil, Mining Manufacturing, and Transportation Company.
- An act to incorporate the Corwin Petroleum and Mining Company.
- An act to incorporate the Falls City Rock Oil, Mining, and Mineral Company.
- An act incorporating the Buffalo Trace Oil, Coal, Mineral, Salt, Copper, Lead, Lumber, Cask, and Barrel Manufacturing Company.
- An act to incorporate the Little Sandy Mining and Oil Company.
HOUSE OF REPRESENTATIVES.

An act to incorporate the Crab Orchard Lincoln County Petroleum Company.

An act to incorporate the Metcalfe Oil and Mining Company.

An act to incorporate the Cypress Oil, Mining, Manufacturing, and Shipping Company.

An act to incorporate the Hazel Dell Church, in Pulaski county.

An act to incorporate the West Liberty Coal, Oil, Lumber, Mining, and Manufacturing Company.

An act to incorporate the Pond River Oil and Mining Company.

An act to incorporate the Argelite Mining and Manufacturing Company.

An act to incorporate the Owensboro Oil and Mining Company.

An act to incorporate the Sulphur Lick Petroleum, Oil, and Mining Company.

An act to incorporate the Rangoon Oil and Mining Company.

An act to incorporate the Splint Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Henry Clay Petroleum and Mining Company.

An act to incorporate the Calhoon Oil and Mining Company.

An act to incorporate the Meeting Creek Coal, Oil, and Manufacturing Company.

An act to incorporate the Jefferson Hill Oil and Mining Company.

An act to incorporate the Otter Creek Manufacturing, Mining, and Oil Company.

An act to incorporate the Lawrence Coal, Iron, and Oil Company.

An act to incorporate the Kinnikinick and Salt Lick Petroleum Company.

An act to incorporate the Carter Coal, Iron, and Oil Company.

An act to incorporate the Burning Spring Oil and Mining Company.

An act to incorporate the Little York Petroleum and Manufacturing Company.

An act to incorporate the Greenup County and Little Sandy Mining and Petroleum Company.

An act to amend the charter of the Jefferson and Hardin Coal and Rock Oil Company.

An act to incorporate the Drennon Spring Oil Company, of Henry county, Kentucky.
An act to incorporate the Auburn Building, Mining, and Manufacturing Company.

An act to incorporate the Oil Spring Kentucky Petroleum Company.

An act to incorporate the Montana and Greasy Creek Iron, Coal, Oil, Salt, and Lumber Company.

An act to amend chapter 83, of the Revised Statutes, title "Revenue and Taxation."

An act to incorporate the town of Sonora, in Hardin county.

An act to authorize the road commissioners to superintend the militia on the road leading from London to the Tennessee line.

An act for the benefit of Clayville, in Shelby county.

An act to incorporate the Jefferson Printing Association of Louisville.

An act to amend the laws of the town of Consolation, in Shelby county.

An act to regulate the manner of computing time in the application of the statutes of limitation in certain cases.

An act to repeal an act to authorize the county court of Marion county to levy a tax to build a jail and circuit and county clerks' offices for said county, approved January 28, 1864, and to authorize said court to levy an ad valorem tax for that purpose.

An act for the benefit of Henry Brown, late sheriff of Washington county.

An act to furnish the clerk's office of Whitley county with certain books.

An act for the benefit of the administrators of Thos. J. Engle, deceased.

An act to incorporate the Independence and Big Bone turnpike company.

An act to amend an act, entitled "An act for the benefit of the Somerset Academy."

An act for the benefit of John S. Boyd, late clerk of the Harrison circuit court.

An act for the benefit of John G. Cantrel, late sheriff of Scott county.

An act for the benefit of W. B. Hamilton, late county judge of Breckinridge county.

An act for the benefit of Thos. Surber, late sheriff of Pulaski county.

An act for the benefit of William T. Vaughn of Webster county.
An act for the benefit of John McGeorge, late sheriff of Harlan county.

An act to incorporate the Hope Life Insurance Company.

Resolutions in relation to boards of trade in Kentucky.

Resolution in relation to a recess of the present General Assembly.

Resolutions providing for an investigation by the Kentucky Legislature of the charges against Joshua F. Bullitt, a judge of the Court of Appeals.

Also enrolled bills and resolutions, which originated in the Senate, of the following titles, viz: 

An act to incorporate a Savings and Deposit Bank in the city of Louisville, to be called the Union Bank.

An act to incorporate the Paducah Savings Bank.

An act for the benefit of L. W. Harrod and surety.

An act to change the county line between Rockcastle and Jackson counties.

An act to incorporate the Cumberland Mining Company.

An act to incorporate the West Union Oil Company.

An act to incorporate the Union Rock Oil Company.

An act to incorporate the Lyell Petroleum Company.

An act to incorporate the Agassiz Oil and Mining Company.

An act to incorporate the Breekinridge Oil and Mining Company.

An act to incorporate the Cumberland and Rockcastle Iron, Coal, Oil, Salt, and Lumber Company.

An act to incorporate the Ohio and Kentucky Petroleum and Mining Company.

An act to incorporate the London and Paris Coal, Oil, and Mining Company.

An act to incorporate the Monroe Oil Company.

An act to incorporate the Sonora Oil Company.

An act to incorporate the Kentucky Insurance Company.

An act to amend an act, entitled "An act to incorporate the Covington Street Railway Company," approved February 9, 1864.

An act to amend the charter of the town of Hodgenville.

An act to incorporate the Kentucky Mining, Manufacturing, and Rock Oil Company.

An act for the benefit of Isaac Wingate, jr.

An act for the benefit of Jas. W. Tate.

An act to incorporate the Cumberland Oil Company.

An act for the benefit of Thomas A. Ireland, of Owen county.
An act to amend various acts of incorporation passed at the present session of the General Assembly.
An act concerning the Southern Bank of Kentucky.
An act to prescribe punishments for abuses at ferries.
An act to amend an act, entitled "An act for the benefit of the Kentucky Penitentiary."
An act for the benefit of Joseph McCarroll.
An act for the benefit of the Owenton and Ross's Mill turnpike road company.
An act to incorporate the Benevolent and Social Union Society of Louisville.
An act to regulate the jurisdiction of justices of the peace for Jefferson and Kenton counties.
An act to amend the two acts concerning bounty funds to be raised by the city of Louisville.
An act to incorporate the Philadelphia and Cumberland Gap Valley Oil and Mining Company.
An act for the benefit of D. C. Foreman, of Estill county.
An act for the benefit of George W. Read, late sheriff of Gallatin county.
An act appropriating money to George W. Trabue.
An act to repeal an act, entitled "An act to incorporate the Bethel Female High School," approved February 17, 1858.
An act to incorporate the First Universalists Society, in the city of Louisville, Kentucky.
An act to empower the trustees of the First Universalists Society, of the city of Louisville, Kentucky, to sell and convey the property of said society, and invest the proceeds.
An act to amend an act, entitled "An act to incorporate the Edmonson and Butler County Coal, Oil, and Mining Company," approved February, 1865.
An act to incorporate the Estill Springs Oil and Mining Company.
An act to amend the charter of the city of Louisville.
An act to incorporate the Cave City Petroleum Company.
An act for the benefit of school district No. 14, in Estill county.
An act to incorporate the Fredonia Lodge, No. 247, of Ancient Free and Accepted Masons.
An act to incorporate the Ivy Creek and Green River Coal and Oil Company.
An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee railroad company.

An act amending an act, entitled "An act to amend the charter of the city of Louisville," passed February, 1865.

An act to amend the laws in relation to the city of Frankfort.

An act to repeal an act, entitled "An act to raise a bounty fund for Bracken and other counties," so far as the same relates to Bracken county.

An act to incorporate the New York and Kentucky Petroleum and Mining Company.

An act to incorporate the J. Crockett Sayers Oil and Mineral Company.

An act to incorporate the Main Hardwick Creek Kentucky Oil and Mining Company.

An act to organize and discipline the militia of Kentucky.

Resolution directing the Public Printer to print and distribute titles and synopses of acts of the General Assembly.

Resolution requesting the President of the United States to permit Judge Bullitt to return and be present at his trial.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Bohannon inform the Senate thereof.

The Speaker appointed Messrs. Wood, R. J. Browne, Alf. Allen, Delavan, and Thompson the committee, in pursuance of the joint resolutions, entitled

Resolutions providing for an investigation by the Kentucky Legislature of the charges against Joshua F. Bullitt, a judge of the Court of Appeals.

Mr. Herrod read and laid on the table the following joint resolution,

Whereas, in the fall of 1862, during the invasion of General Bragg, Captain A. H. Jolins, a citizen of Kenton county, organized a full company for the military service, who took the field and were in active service for sixty days under the direction of Colonel Shinkle, Col. 41st Kentucky Regiment, but not in said regiment, because said regiment was full without said company, and therefore not on the pay rolls of said regiment; and whereas, said company have never been paid; therefore

Resolved by the General Assembly, That said company shall be paid the same sums per month, for officers and privates, as were paid the said 41st regiment, out of the military fund, upon the presentation to the proper officer of their muster and descriptive rolls.
The rule of the House requiring joint resolutions to lie one day on the table having been dispensed with, said resolution was taken up, and referred to the Committee on Military Affairs.

Mr. Thompson moved the following resolution, viz:

Resolved, That the thanks of this House are hereby tendered the Speaker (Hon. Harrison Taylor) for the able, dignified, and impartial manner in which he has discharged the delicate duties of his responsible position.

The rule of the House being dispensed with, said resolution was twice read, and adopted by a unanimous vote.

Mr. McGrew moved the following resolution, viz:

Resolved, That the thanks of the members of this House are due, and are hereby tendered, to our able and efficient Clerks, James B. Lyne and John M. Todd, for the faithful manner in which they have discharged the duties required of them during the present session of the Legislature.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. McGrew moved the following resolution, viz:

Resolved, That the thanks of this House are hereby tendered to John L. Smedley, Sergeant-at-Arms, and to John A. Crittenden, Door-keeper, for the faithful manner in which they have discharged their various duties during the present session of the Legislature.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Calhoon moved the following resolution, viz:

Resolved, That the thanks of this House are hereby tendered to Jno. J. Roberts, the reporter for the Louisville Journal, and Joseph B. Lewis, clerk of the Committee on Enrollments, for the able and efficient manner in which they have discharged their respective duties.

The rule of the House being dispensed with, said resolution was twice read and adopted.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act for the benefit of J. M. Curry, sheriff of Pendleton county.

An act for the benefit of J. E. Cassen, circuit court clerk of Pulaski county.

An act for the benefit of E. D. Porch, county court clerk of Pulaski county.

An act to establish a road law for Caldwell county.
An act to authorize the county court of Butler county to levy a tax to build a county jail.

An act for the benefit of William O. Bradley.

An act to suspend the running of the statute of limitation in the counties of Morgan and Bath.

An act to amend chapter 84, section 1, title “Roads and Passways,” of the Revised Statutes.

An act to create a mechanics’ lien law for Washington county.

An act to incorporate the Peter Cemetery, near Mackville, Washington county, Kentucky.

An act to amend the charter of the Lebanon and Perryville turnpike company.

An act to authorize the opening and closing certain streets in the city of Louisville.

An act to authorize the Larue county court to provide a bounty and substitute fund for said county.

An act for the benefit of D. B. Moore.

An act to authorize a special term of the Greenup circuit court in the year 1865.

An act to repeal the laws requiring the tax-payers of Whitley county to meet the sheriff and collectors to pay their tax.

An act to legalize certain proceedings of the Washington county court.

An act to authorize the county court of Wolfe county to establish an additional precinct in said county.

An act to repeal an act, entitled “An act for the benefit of the town of Lancaster.”

An act to change the time of holding the quarterly courts for Garrard county.

An act to change the voting place in Wood’s precinct, in Jefferson county.

An act for the benefit of S. W. Thompson and his surety, late clerk of the Scott county court.

An act to regulate the time of holding the circuit court in the 9th judicial district.

An act for the benefit of the town of Nicholasville, and for other purposes.

An act to extend the July term of the Mercer circuit, and shorten the equity term of the Nelson circuit court.
An act concerning the re-enrollment of the State of Kentucky.

An act to repeal all laws authorizing the trustees of the town of Burksville to grant license to sell spirituous liquors, and to restore the jurisdiction thereof to the county court.

An act for the benefit of the administrator of Jesse Stevens, deceased.

An act to authorize the county court of Wayne county to sell the court-house in said county.

An act for the benefit of Seth Parker, late sheriff of Lewis county.

An act to increase the county levy of Grayson county.

An act to create an additional justices' district in Bracken county.

An act in relation to the Agent of the Auditor.

Resolutions requesting our Representatives in Congress to vote to provide an asylum for war-worn veterans and cripples.

Resolution in relation to a recess of the present General Assembly.

Resolutions in relation to the board of trade in Kentucky.

Resolutions providing for an investigation, by the Kentucky Legislature, of the charges against Joshua F. Bullitt, a judge of the Court of Appeals.

An act to incorporate the City Bank of Louisville.

An act to incorporate the Metcalfe Oil and Mining Company.

An act to incorporate the Kentucky Grain Separator and Agricultural Implement Manufacturing Company.

An act to incorporate the West Liberty Coal, Oil, Lumber, and Manufacturing Company.

An act to incorporate the Meeting Creek Coal, Oil, and Manufacturing Company.

An act to incorporate the Calhoun Oil and Mining Company.

An act to incorporate the Splint Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Buffalo Trace Oil, Coal, and Mineral, Salt, Copper, Lead, Lumber, Cask, and Barrel Manufacturing Company.

An act to incorporate the Sulphur Lick Petroleum, Oil, and Mining Company.

An act to incorporate the Rangdon Oil and Mining Company.

An act to incorporate the Henry Clay Petroleum Company.

An act to incorporate the Hardwick Coal, Oil, and Manufacturing Company.
An act to incorporate the Flora Coal, Oil, and Manufacturing Company.
An act concerning the Washington circuit court.
An act to incorporate the Burning Spring Oil and Mining Company.
An act to incorporate the Jefferson Hill Oil and Mining Company.
An act to incorporate the Corwin Petroleum and Mining Company.
An act to incorporate the Allen County Petroleum, Oil, Mining, Manufacturing, and Transportation Company.
An act to incorporate the Falls City Rock Oil, Mining, and Mineral Company.
An act to incorporate the Kentucky Petroleum and Mining Association.
An act to incorporate the Hazel Dell Church, in Pulaski county.
An act to incorporate the Crab Orchard Lincoln County Petroleum Company.
An act to incorporate the Otter Creek Manufacturing, Mining, and Oil Company.
An act to incorporate the Cypress Oil, Mining, Manufacturing, and Shipping Company.
An act to incorporate the Nassau Oil, Coal, Iron, Lead, Salt, Mineral, Lumber, and Barrel Manufacturing Company.
An act to incorporate the Lesquereaux Mining and Manufacturing Company.
An act to incorporate the Pond River Oil and Mining Company.
An act to incorporate the Owensboro Oil and Mining Company.
An act to incorporate the Lawrence Coal, Iron, and Oil Company.
An act to increase the compensation of the sergeant and adjutant of the Court of Appeals.
An act to incorporate the Little Sandy Mining and Oil Company.
An act to incorporate the Carter Coal, Iron, and Oil Company.
An act to regulate the manner of computing time in the application of the statute of limitation in certain cases.
An act to repeal an act to authorize the county court of Marion to levy a tax and build a jail and circuit and county clerk's offices for said county, approved January 25, 1864, and to authorize the county court to levy an ad valorem tax for that purpose.
An act to incorporate the Tammany Hall Oil, Coal, Mineral, Salt, Copper, Lead, Lumber, and Cask Manufacturing Company.
An act to incorporate the Crystal Mining and Oil Company.
An act to incorporate the Lebanon Petroleum, Oil, and Mining Company.

An act to incorporate the Oak Wood Mining and Petroleum Company.

An act to incorporate the Smith’s Grove Oil, Mineral, Salt, Silver, Lumber, and Cask Manufacturing Company.

An act to amend chapter 83 of the Revised Statutes, entitled “Revenue and Taxation.”

An act to amend section 760, Civil Code of Practice.

An act to amend section 611, Civil Code of Practice.

An act to incorporate the Argelite Mining and Manufacturing Company.

An act to incorporate the Drennon Springs Oil Company, of Henry county.

An act to incorporate the Jefferson Printing Association of Louisville.

An act to amend the laws of the town of Consolation, in Shelby county.

An act to incorporate the Montana and Greasy Creek Iron, Coal, Oil, Salt, and Lumber Company.

An act to incorporate the Oil Spring Kentucky Petroleum Company.

An act to incorporate the Greenup County and Little Sandy Mining and Petroleum Company.

An act to amend the charter of the Jefferson and Hardin Coal and Rock Oil Company.

An act to incorporate the Little York Petroleum and Manufacturing Company.

An act to authorize the road commissioners to superintend the militia on the road from London to the Tennessee line.

An act to incorporate the Kinnikinick and Salt Lick Petroleum Company.

An act to incorporate the town of Sonora, in Hardin county.

An act in relation to the taking and transmission of depositions.

An act to incorporate the Auburn Building, Mining, and Manufacturing Company.

An act for the benefit of Clayvillage, in Shelby county.

An act for the benefit of Henry Brown, late sheriff of Washington county.

An act to furnish the clerks’ offices of Whitley county with certain books.
An act for the benefit of the administrators of Thomas J. Engle, deceased.

An act for the benefit of John G. Cantrel, late sheriff of Scott county.

An act for the benefit of Thomas Surber, late sheriff of Pulaski county.

An act for the benefit of William B. Hamilton, late county judge of Breckinridge county.

An act for the benefit of Wm. T. Vaughn of Webster county.

An act for the benefit of John McGeorge, late sheriff of Harlan county.

An act to incorporate the Hope Life Insurance Company.

An act for the benefit of John L. Boyd, late clerk of the Harrison circuit court.

An act to incorporate the Independence and Big Bone turnpike company.

An act to amend an act, entitled "An act for the benefit of the Somerset Academy."

And then the House adjourned.

MONDAY, MARCH 6, 1865.

A message was received from the Senate, announcing that they had received official information from the Governor that he had approved and signed sundry enrolled bills and resolutions, which originated in that House, of the following titles, viz:

An act to authorize the President, Directors, and Company of the People's Bank of Kentucky to wind up its affairs, or to withdraw its branch bank.

An act to incorporate the Oil Creek Oil Company.

An act to incorporate the Magnolia Coal and Oil Company.

An act to incorporate the Lulbygrud Oil and Mining Company.

An act to incorporate the Glade Oil and Mining Company.
An act to incorporate the Green River Petroleum, Mineral, Manufacturing, Exploring, and Refining Company.

An act to incorporate the Eagle Petroleum and Oil Refining Company.

An act to incorporate the Red River Oil, Mining, and Manufacturing Company.

An act for the benefit of A. A. Curtis, of Estill county, and other.


An act to incorporate the Continental Mining and Manufacturing Company.

An act to incorporate the West Union Oil Company.

An act to incorporate the Magoffin County Oil, Coal, and Manufacturing Company.

An act in relation to examining courts.

An act to amend chapter 11, Revised Statutes.

An act to amend an act, entitled "An act to incorporate the Cumberland River Oil and Salt Company."

An act for the benefit of Ervin Anderson, late clerk of Graves circuit court.

An act to amend an act, entitled "An act to amend in part chapter 61, of Revised Statutes," approved March 10, 1856.

An act to incorporate the American Mills Petroleum Company.

An act to amend the act appropriating money, passed at the session of the General Assembly.

An act to incorporate the Fleming Petroleum and Manufacturing Company.

An act to incorporate the Grant's Lick Salt, Mining, and Manufacturing Company, for Campbell county, Kentucky.

An act to incorporate the Eastern Kentucky Oil and Mineral Company.

An act to incorporate the Paint Lick Oil and Mining Company.

An act to confer additional power on the Magoffin county court.

An act to incorporate the Kentucky Insurance Company.

An act to amend the charter of the town of Hodgenville.

An act to change the county line between Rockcastle and Jackson counties.

An act for the benefit of Isaac Wingate, jr.

An act for the benefit of Jas. W. Tate.

An act to amend an act, entitled "An act to incorporate the Cor benton Street Railway Company," approved February 9, 1864.
An act to incorporate the Paducah Savings Bank.
An act to incorporate the Agassiz Oil and Mining Company.
An act to incorporate the West Union Oil Company.
An act to incorporate the Cumberland Oil Company.
An act to incorporate the Lyell Petroleum Company.
An act to incorporate the Breckinridge Oil and Mining Company.
An act to incorporate the Monroe Oil Company.
An act to incorporate the London and Paris Coal, Oil, and Mining Company.
An act to incorporate the Leonard Oil Company.
An act to incorporate the Kentucky Mining, Manufacturing, and Rock Oil Company.
An act to incorporate the Union Rock Oil Company.
An act to incorporate the Cumberland Mining Company.
An act to incorporate the Cumberland and Rockcastle Iron, Coal, Oil, Salt, and Lumber Company.
An act for the benefit of L. W. Harrod and sureties.
An act to incorporate the Ohio and Kentucky Petroleum and Mining Company.
An act to incorporate a Savings and Deposit Bank in the city of Louisville, to be called the Union Bank.
An act to regulate the jurisdiction of justices of the peace for Jefferson and Kenton counties.
An act for the benefit of Thos. A. Ireland, of Owen county.
An act concerning the Southern Bank of Kentucky.
An act to prescribe punishment for abuses at ferries.
An act for the benefit of Joseph McCarroll.
An act to amend the two acts concerning bounty funds to be raised by the city of Louisville.
An act for the benefit of D. C. Foreman, of Estill county.
An act for the benefit of George W. Reed, late sheriff of Gallatin county.
An act appropriating money to Geo. W. Trabue.
An act to repeal an act, entitled "An act to incorporate the Bethel Female High School," approved February 17, 1858.
An act to incorporate the First Universalists' Society, in the city of Louisville, Kentucky.
An act to empower the trustees of the First Universalists' Society, of the city of Louisville, Kentucky, to sell and convey the property of said society and re-invest the proceeds.
An act to amend an act, entitled "An act to incorporate the Elmonson and Butler Counties Coal, Oil, and Mining Company," approved February, 1865.

An act to incorporate the Estill Springs Oil and Mining Company.
An act to amend the charter of the city of Louisville.
An act to incorporate the Cave City Petroleum Company.
An act for the benefit of school district No. 14, of Estill county.
An act to incorporate the Fredonia Lodge, No. 242, of Ancient Free and Accepted Masons.
An act to incorporate the Ivy Creek and Green River Coal and Oil Company.
An act to amend the charter of the Williamsburg, Cumberland River, and Tennessee railroad company.
An act amending an act to amend the charter of the city of Louisville, passed February, 1865.
An act to incorporate the Philadelphia and Cumberland Gap Valley Oil and Mining Company.
An act to incorporate the Benevolent and Social Union Society of Louisville.
An act to amend an act, entitled "An act for the benefit of the Kentucky Penitentiary."
An act for the benefit of the Owenton and Ross's Mill turnpike road company.
An act to amend the laws in relation to the city of Frankfort.
An act to amend various acts of incorporation passed at the present session of the General Assembly.
An act to incorporate the J. Crockett Sayers Oil and Mineral Company.
An act to repeal an act, entitled "An act to raise a bounty fund in Bracken and other counties, so far as the same relates to Bracken county."
An act to incorporate the New York and Kentucky Petroleum and Mining Company.
Resolution directing the Public Printer to print and distribute titles and synopses of the acts of the General Assembly.
Resolutions requesting the President to permit Judge Bullitt to return and be present at his trial.
An act to incorporate the Main Hardwick Creek Kentucky Oil and Mining Company.
An act to organize and discipline the militia of Kentucky.
On motion of Mr. John R. Thomas, 

Ordered, That a committee be appointed to inform the Senate that this House had closed its legislative business, and was now ready to adjourn until the 3d Tuesday in May next, in pursuance of the joint resolution of the two Houses, and also to act in conjunction with a similar committee to be appointed on the part of the Senate, to wait on the Governor, and inform him of the proposed recess of the General Assembly, and to know of him if he has any further communication to make.

Whereupon Messrs. John R. Thomas and Wood were appointed said committee on the part of this House.

A message was received from the Senate by Messrs. Bruner and Grover, announcing that the Senate had also closed its legislative business, and was now ready to adjourn for the recess; and that they had been appointed a committee, on the part of the Senate, to act in conjunction with the committee appointed by this House to wait on the Governor, &c.

After a short time, the committee returned, when Mr. Thomas reported that said committee had performed the duty assigned them, and that they had been informed by the Governor that, having from time to time communicated his views to the General Assembly, he had no further communication to make.

Whereupon the Speaker adjourned the House, in accordance with the resolution, until the third Tuesday in May next.

TUESDAY, MAY 16, 1865.

The House met pursuant to the resolution of adjournment.

Hon. Harrison Taylor, the Speaker, took the Chair.

The roll being called, the following members responded to their names, viz:

Mr. Speaker (Taylor), C. C. Harvey, Caleb Stinson, Alfred Allen, A. H. Herrod, T. R. Taylor, Joshua Barnes, J. L. Hill, S. B. Thomas,
Mr. William A. Morton, the member elected from the county of Hopkins, to fill the vacancy occasioned by the resignation of Mr. Bradford L. Porter, appeared and was admitted to a seat in this House, he having taken the oaths prescribed by the Constitution and laws of this State.

There being no quorum present, on motion of Mr. R. J. Browne,

Ordered, That the House adjourn until to-morrow morning at 10 o'clock.

WEDNESDAY, MAY 17, 1865.

A message was received from the Senate by Messrs. McLeary, Whitaker, and Bruner, announcing that the Senate had met, formed a quorum, and was ready to proceed to legislative business, and that they had been appointed a committee on the part of the Senate, to act with a similar committee on the part of this House, to inform the Governor that the General Assembly was organized, and ready to receive any communication he might have to make.

On motion of Mr. T. R. Taylor, the roll was called, when the following members responded to their names, viz:

Mr. Speaker (Taylor), Stephen F. Gano, Wm. L. Neale, Wm. R. Thompson,
Alfred Allen, Francis Gardner, Thos. W. Owings, Henry Bohannon,
William M. Allen, Evan M. Garriott, James T. Pierson,
William H. Baker, Aaron Gregg, Hiram S. Powell,
Joshua Barnes, Hiram Hagan, J. C. Sayers,
H. M. Bedford, C. M. Hanks, George S. Shanklin,
Joshua F. Bell, C. C. Harvey, R. J. Spurr,
T. J. Brockett, P. B. Hawkins, Caleb Stinson,
Henry Bohannon, Jacob Hawthorn, T. R. Taylor,
John C. Bolin, Thomas P. Hays, John R. Thomas,
James T. Bramlette, A. H. Herrod, S. B. Thomas,
Wm. A. Brooks, J. L. Hill, Wm. R. Thompson,
R. J. Browne, M. E. Ingram, H. W. Tuttle,
John W. Campbell, William R. Kinney, H. G. Van Seggern,
T. P. Cardwell, J. F. Lauck, Thomas W. Varnon,
John T. Clark, J. H. Lowry, A. G. Waggner,
Samuel E. DeHaven, L. S. Luttrell, A. H. Ward,
John M. Delph, Thomas A. Marshall, W. W. Waring,
Sebastian Effort, John S. McFarland, Isaac N. Webb,
J. B. English, John L. McGinnis, M. E. White,
John K. Faulkner, Milton McGrew, Geo. H. Whitten,
W. M. Fisher, W. H. Miller, James Wilson,
Eziah Gabbert, Wm. A. Morton, George T. Wood—69.

On motion of Mr. John R. Thomas, Ordered, That a committee of three members be appointed to inform the Senate that this House is now organized and ready to proceed to business, and also to act in conjunction with the committee appointed by the Senate to inform the Governor that the General Assembly is organized, and ready to receive any communication he may be pleased to make.

Whereupon the Speaker appointed Messrs. John R. Thomas, Shanklin, and De Haven said committee, who retired, and, after a short absence, returned, and reported that they had performed the duty assigned them, and had been informed by the Governor that he had no communication to make to this House at present.

The following petitions were presented, viz:

By Mr. Baker—
1. The petition of the voters of the town of Florence, praying for the repeal of the act incorporating said town, and the acts amendatory thereof.

By Mr. Joshua F. Bell—
2. The petition of the Kentucky Presbytery of the Cumberland Presbyterian Church, praying for the passage of an act to incorporate said Presbytery.

By Mr. Gardner—
By Mr. Spurr—

4. The petition of H. Boone Ingles, of Fayette county, praying for the passage of an act compensating him for the arrest of a fugitive from justice.

By Mr. Webb—

5. The petition of sundry citizens of Henry county, praying for the repeal of an act, entitled "An act for the protection of sheep in this Commonwealth," so far as the same applies to said county.

By Mr. J. W. Campbell—


By Mr. DeHaven—

7. The petition of John Ballard, of Oldham county, praying for the passage of an act compensating him for a horse which was killed by a constable of said county whilst conveying a prisoner to jail.

Which were received, their reading dispensed with, and referred—

the 1st and 2d to the Committee on Corporate Institutions; the 3d and 7th to the Committee on Ways and Means; the 4th to the Committee on Claims; the 5th to the Committee on Agriculture and Manufactures; and the 6th to the Committee on Circuit Courts.

Mr. Alf. Allen moved to dispense with the rules, in order that the counties might be called.

Which was adopted.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette—1. A bill to authorize the holding of a special term of the Adair circuit court.


On motion of same—3. A bill for the benefit of Milton Hamilton, late clerk of the Boone circuit and county courts.

On motion of Mr. Waring—4. A bill for the benefit of school districts No. 20, in Barren county.


On motion of same—6. A bill providing for the payment of pensions to the widows of such State soldiers as have been or may be killed in battle.

On motion of Mr. Gardner—7. A bill for the benefit of school districts Nos. 8, 30, 33, and 54, of Caldwell county.

On motion of same—8. A bill for the benefit of the police judge of Eddyville.
On motion of same—9. A bill for the benefit of the assessor of Caldwell county.

On motion of Mr. Hawthorn—10. A bill to incorporate Wm. Tell Lodge No. 146, Independent Order of Odd Fellows.

On motion of Mr. Fisher—11. A bill to amend the expatriation act.

On motion of Mr. Eifort—12. A bill to change the voting place in Buffalo precinct, in Carter county, and to create an additional voting place in said precinct.

On motion of Mr. Delph—13. A bill to incorporate the Savings Bank of Louisville.

On motion of Mr. Van Seggern—14. A bill for the benefit of Saint John's Church, of Louisville.

On motion of Mr. Waggener—15. A bill for the benefit of the Salem Baptist Church, in Cumberland county.

On motion of Mr. McFarland—16. A bill to charter the Lost Pond Petroleum and Oil Company, of McLean county.

On motion of same—17. A bill to amend the charter of the Deposit Bank of Owensboro.

On motion of Mr. Stinson—18. A bill to legalize the assessing of the taxable property of the county of Grayson.

On motion of Mr. T. R. Taylor—19. A bill to charter Lewisport Lodge No. 303, of Free and Accepted Masons.

On motion of Mr. S. B. Thomas—20. A bill for the benefit of school districts Nos. 13, 63, and 87, of Hardin county.


On motion of same—22. A bill to repeal an act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.

On motion of same—23. A bill to amend an act, entitled "An act to raise funds for paying troops raised for the defense of the State," approved February 18, 1864.


On motion of Mr. Wood—26. A bill to change the voting place in Nauvoo district, in Hart county.
On motion of Mr. Kinney—27. A bill to define the marital relation of slaves.

On motion of Mr. Webb—28. A bill to incorporate the Henry County Cemetery Company.

On motion of Mr. Sayers—29. A bill to change the time of meeting of the General Assembly.

On motion of Mr. Herrod—30. A bill for the benefit of school district No. 12, in Kenton county.

On motion of same—31. A bill to amend the charter of the city of Covington.

On motion of Mr. Brooks—32. A bill for the benefit of John Cummings, of Rockcastle county.

On motion of same—33. A bill for the benefit of Elisha Smith, of Rockcastle county.

On motion of same—34. A bill for the benefit of Eulis Cable, of Rockcastle county.

On motion of Mr. Wm. M. Allen—35. A bill to change the name and place of voting in the Hays Spring precinct, in Jefferson county.

On motion of Mr. Layton—36. A bill for the benefit of school district No. 32, in Lewis county.

On motion of Mr. Varnon—37. A bill for the benefit of E. B. Caldwell, late sheriff of Lincoln county.

On motion of Mr. Neale—38. A bill to amend the charter of the Madison Female School.

On motion of same—39. A bill to incorporate a college at Berea, in Madison county.

On motion of Mr. J. R. Thomas—40. A bill for the benefit of school district No. 60, in Marion county.

On motion of same—41. A bill to create an additional voting precinct in Marion county.

On motion of same—42. A bill to incorporate the town of St. Mary's in Marion county.

On motion of same—43. A bill to repeal the law known as the act to organize the militia of this State, passed at a former session of the General Assembly.

On motion of Mr. Luttrell—44. A bill for the benefit of certain school districts in Mason county.

On motion of same—45. A bill to amend the charter of the Maysville Gas Company.

On motion of same—46. A bill to amend the charter of the town of Sardis, in Mason county.
On motion of Mr. Birchett—47. A bill for the benefit of A. S. Jones, judge of Meade county.

On motion of Mr. Owings—48. A bill for the benefit of Walter B. Simmons, late sheriff of Meade county.

On motion of Mr. Gabbert—49. A bill repealing the act passed February 20, 1864, authorizing the county court of Mercer county to levy a tax to build a jail in said county, and for other purposes.

On motion of Mr. Harvey—50. A bill for the benefit of the civil officers of Metcalfe county.

On motion of Mr. Clark—51. A bill for the benefit of school district No. 8, in Powell county.

On motion of same—52. A bill for the benefit of O. S. Tenney, of Montgomery county.

On motion of Mr. Hanks—53. A bill for the benefit of Wolfe county.

On motion of Mr. Miller—54. A bill to fill the vacancy occasioned by the death of the judge of the Ohio county court.

On motion of same—55. A bill to authorize the Commonwealth to take depositions in certain cases.

On motion of same—56. A bill to repeal section 3, article 3, chapter 47, of the Revised Statutes.

On motion of Mr. DeHaven—57. A bill to establish an additional voting place in Oldham county.


On motion of Mr. English—59. A bill for the benefit of James M. Brown, sheriff of Owen county.

On motion of same—60. A bill for the benefit of Duval English, county court clerk of Owen county.

On motion of Mr. Wilson—61. A bill for the benefit of school district No. 1, in Pendleton county.


On motion of Mr. Ingram—63. A bill to change the time of holding the county courts in Pulaski county.

On motion of same—64. A bill for the benefit of school district No. 16 of Pulaski county.

On motion of Mr. Lanck—65. A bill for the benefit of W. G. Wade, late sheriff of Simpson county.

On motion of Mr. McGrew—66. A bill for the benefit of R. A. Wise and others.
On motion of same—67. A bill for the benefit of clerks of the circuit courts of this Commonwealth.

On motion of same—68. A bill for the benefit of James Gilbert, Robert Cochran, and others, of Spencer county.

On motion of same—69. A bill to incorporate the Spencer County Salt, Petroleum, Oil, Mining, and Manufacturing Company.

On motion of same—70. A bill to repeal the law authorizing the increase of toll upon the Louisville and Taylorsville turnpike road.

On motion of Mr. Lowry—71. A bill for the benefit of common school district No. 34, in Todd county.

On motion of Mr. Pierson—72. A bill for the benefit of the administrators of James R. Hughes, deceased.

On motion of Mr. R. J. Browne—73. A bill to legalize the acts of the Washington county court in qualifying the sheriff for Washington county in 1865.

On motion of same—74. A bill for the benefit of the Springfield and Bardstown turnpike road company.

On motion of same—75. A bill for the benefit of the assessor of Washington county.

On motion of same—76. A bill to change the Beech Fork Mining and Oil Company.

On motion of same—77. A bill to amend the law in regard to change of venue in criminal and civil cases.

On motion of same—78 A bill to amend the law in relation to disturbing elections.

On motion of Mr. Tuttle—79. A bill for the benefit of various school districts in Wayne county.

On motion of Mr. Hays—80. A bill for the benefit of S. W. Owen, late sheriff of Ballard county.

On motion of Mr. Baker—81. A bill to incorporate the Big Bone Petroleum Company, in Boone county.

On motion of Mr. McGinnis—82. A bill for the benefit of the clerk of the Anderson circuit court.

On motion of Mr. E. A. Brown—83. A bill to incorporate the Mad River Oil and Mining Company.

On motion of same—84. A bill for the benefit of Mrs. Catharine Brown, of Christian county.

On motion of Mr. Neale—85. A bill to legalize the sale of Howard's Church, in the county of Clarke.
Ordered, That the Committee on Circuit Courts prepare and bring in the 1st, 62d, 67th, 82d, and 84th; the Committee on County Courts in the 2d, 3d, 8th, 9th, 18th, 26th, 35th, 47th, 50th, 54th, 60th, and 63d; the Committee on Education the 4th, 7th, 20th, 24th, 30th, 36th, 38th, 50th, 44th, 51st, 61st, 64th, 71st, and 79th; the Committee on Ways and Means the 5th, 6th, 32d, 33d, 34th, 37th, 48th, 53d, 59th, 65th, 72d, 75th, and 80th; the Committee on Corporate Institutions the 10th, 14th, 15th, 16th, 19th, 28th, 31st, 42d, 45th, 46th, 58th, 69th, 76th, 81st, and 83d; the Committee on the Revised Statutes the 11th, 29th, 56th, and 78th; the Committee on Privileges and Elections the 12th, 41st, and 57th; the Committee on Banks the 13th and 17th; the Committee on Military Affairs the 21st, 22d, 23d, 25th, and 43d; the Special Committee on Slavery the 27th; the Committee on Propositions and Grievances the 40th; the Committee on the Judiciary the 52d, 55th, 73d, and 77th; the Committee on the Expenditures of the Board of Internal Improvement the 66th; the Committee on Claims the 68th; the Committee on Internal Improvement the 70th, and 74th; and the Committee on Religion the 85th.

Mr. J. F. Bell moved the following resolution viz:

Resolved, That the Committee on Ways and Means be instructed to ascertain and report at their earliest convenience—1st. The amount of the State indebtedness. 2d. How the same is evidenced, and when it is payable. 3d. How much thereof bears interest.

Which was twice read and adopted.

Mr. J. F. Bell read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That a joint committee of seven, composed of four members of the House of Representatives and three from the Senate, be raised by the appointment of their respective Speakers, to prepare and present resolutions expressing the deep abhorrence which this State feels at the murder of Abraham Lincoln, Esq., late President of the United States, and its profound sorrow at this great national calamity.

The rules of the House in relation to resolutions being dispensed with said resolution was taken up, twice read, and adopted.

Mr. Ray read and laid on the table the following joint resolution, viz:

Whereas, The adjournment of the Legislature to the present time was made for a special purpose; and whereas, another session of the Legislature will meet during the present year; therefore,

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That no bills of a local nor general character shall be entertained nor
passed at the present adjourned session of the Legislature, except those of pressing importance to the State, besides attending to the special matter for which the present adjournment was made.

Mr. Ray moved to dispense with the rules requiring joint resolutions to lie one day on the table.

And the question being taken thereon, it was decided in the negative.

Mr. McGinnis moved the following resolution, viz:

Resolved, That the time of the meeting of this House during the present adjourned session shall be at nine o'clock A. M., each day.

And the question being taken on the adoption thereof, it was decided in the negative.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That the select committee on slavery be instructed to prepare and introduce, at as early a day as possible, if they deem it necessary, a series of bills amending the slave code of this Commonwealth to suit the present conditions of the slaves herein.

The rule of the House having been dispensed with, said resolution was twice read and adopted.

Mr. Shanklin, from the Committee on Circuit Courts, reported

A bill to authorize the holding of a special term of the Adair circuit court.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.
THURSDAY, MAY 18, 1865.

A message was received from the Senate announcing that they had passed bills of the following titles, viz:

1. An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865.
2. An act to incorporate the Bank of Hopkinsville.

Which were taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Military Affairs, and the 2d to the Committee on Banks.

The following petitions were presented, viz:

By Mr. S. B. Thomas—
1. The petition of Patsey Gooden (colored), of Hardin county, praying for the passage of an act enabling her to inherit certain property.

By Mr. Webb—
2. The petition of C. M. Mathews, of Henry county, praying for the passage of an act confirming the sale of certain land made by Mrs. Sarah A. Sams.

By Mr. Clark—
3. The petition of sundry citizens of Powell county, praying for the passage of an act authorizing Ryaner Thomas to keep a tavern in said county without the payment of the tax for same.

By Mr. Miller—
4. The petition of sundry citizens of the town of Cromwell, praying for the passage of an act to increase the civil jurisdiction of the police judge of said town.

By same—
5. The petition of sundry citizens of Ohio county, praying for the passage of an act to extend the corporate limits of the town of Cromwell.

By Mr. DeHaven—
6. The petition of sundry citizens of Oldham county, praying for the establishment of an additional precinct in said county.

Which were received, their reading dispensed with, and referred—the 1st to the Committee on the Judiciary; the 2d to the Committee on Circuit Courts; the 3d to the Committee on Ways and Means; the
4th to the Committee on Revised Statutes; the 5th to the Committee on Corporate Institutions; and the 6th to the Committee on Privileges and Elections.

Leave was given to bring in the following bills, viz:

On motion of Mr. Waring—1. A bill for the benefit of Mrs. Lou Ann Hutcherson, of Barren county.

On motion of Mr. Johnson—2. A bill for the benefit of Mason Morris, sheriff of Edmonson county.

On motion of same—3. A bill for the benefit of Thomas J. Ward, guardian for Margaret A. Kunkendoll.

On motion of Mr. Gardner—4. A bill to amend an act, entitled "An act for the benefit of Rosa, a slave."

On motion of Mr. Curtis—5. A bill to increase the Auditor's salary.

On motion of Mr. Spurr—6. A bill for the benefit of the Lexington and Winchester turnpike company.

On motion of Mr. Stinson—7. A bill for the benefit of George E. Porter and J. W. Eskridge, of the county of Grayson.


On motion of same—9. A bill for the benefit of the late sheriff of Hardin county.

On motion of Mr. Sayers—10. A bill to amend the Kenton county road law.

On motion of Mr. Brooks—11. A bill to repeal an act, entitled "An act to amend an act, entitled an act changing the times and terms of holding the circuit courts in the 4th judicial district," approved March 1st, 1860.

On motion of Mr. Luttrell—12. A bill regulating the appointment of deputy clerks of the county courts.

On motion of Mr. Waller—13. A bill for the benefit of Philip Dan nell, late sheriff of Marshall county.


On motion of Mr. J. W. Campbell—15. A bill for the benefit of Milton Mann, executor of Wm. Ricketts.

On motion of Mr. Chandler—16. A bill to authorize the judge of the Taylor county court to levy a tax to rebuild the court-house in said county.

On motion of Mr. McClod—17. A bill to protect fish in the streams of Clear Creek and North Elkhorn, in Woodford county.
On motion of Mr. Hawthorn—18. A bill to fix the tax on licenses for theatrical performances in cities and towns.

On motion of Mr. Ingram—19. A bill for the benefit of Larkin Maxey, of Pulaski county.

On motion of same—20. A bill for the benefit of Somerset Lodge No. 111, of Free and Accepted Masons.

On motion of Mr. Morton—21. A bill to change the time of holding the court of claims in Hopkins county.

Ordered, That the Committee on the Judiciary prepare and bring in the 1st and 7th; the Committee on Ways and Means the 2d, 9th, 13th, and 14th; the Committee on Propositions and Grievances the 3d; the Committee on County Courts the 4th, 10th, 12th, 15th, 16th, and 21st; the Committee on Claims the 5th; the Committee on Internal Improvement the 6th; the Committee on Corporate Institutions the 8th and 20th; the Committee on Circuit Courts the 11th; the Committee on the Revised Statutes the 17th and 18th; and the Committee on Military Affairs the 19th.

Mr. Gabbert moved the following resolution, viz:

Resolved, That this House will, during the remainder of this session, meet at 9 o'clock, A. M.

Which was twice read and adopted.

The yeas and nays being required on the adoption thereof by Messrs. Gabbert and Waller, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Taylor), Evan M. Garriott, William L. Neale, J. C. Sayers, George S. Shanklin, T. R. Taylor, John R. Thomas, H. W. Tuttle,
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Banks—
1. A bill to charter the Savings Bank of Louisville.

By the Committee on Corporate Institutions—
2. A bill to charter the Henry County Cemetery Company.

By same—
3. A bill to incorporate the Sulphur Spring Coal, Oil, and Mining Company.

By same—
4. A bill to incorporate the Spencer County Salt, Petroleum, Oil, Mining, and Manufacturing Company.

By same—
5. A bill to incorporate William Tell Lodge, No. 146, I. O. O. F.

By same—
6. A bill to incorporate the St. John's Episcopal Church of Louisville.

By same—

By same—
8. A bill to incorporate the Raywick Oil, Mining, Manufacturing, and Shipping Company.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Geo. T. Wood, from the special committee appointed to prepare resolutions addressing Hon. Joshua F. Bullitt, one of the judges of the Court of Appeals, out of office, made the following report, viz:

Your committee, appointed under a joint resolution of the General Assembly of the Commonwealth of Kentucky, approved March the 4th, 1865, to report resolutions addressing the Hon. J. F. Bullitt out of office, beg leave to make the following report:
Your committee were unable to give Judge Bullitt personal notice of the sitting of the Legislature and of this proceeding, he not being found in the State. They, however, had a copy of the resolution under which they were appointed, accompanied by a notice to said Bullitt, published in the Louisville Journal and Democrat, for twenty days, a copy of which is reported as part hereof.

NOTICE TO HON. J. F. BULLITT, CHIEF JUSTICE OF KENTUCKY.

Geo. T. Wood, Alfred Allen, R. J. Brown, S. E. De Haven, and Wm. R. Thompson were appointed a committee by the House of Representatives of the General Assembly, under the following resolution:

Resolved by the General Assembly of the Commonwealth of Kentucky, That inasmuch as a committee of the House of Representatives have reported that they had heard evidence conducing strongly to show that Joshua F. Bullitt, a Judge of the Court of Appeals for this Commonwealth, was guilty of belonging to a treasonable association, it is therefore the opinion of this Legislature that his said Bullitt's conduct should be investigated; and that to this end a committee of five members of the House of Representatives shall be appointed to propose resolutions addressing him out of office, to be reported on the third Tuesday in May next; that it shall be the duty of this committee to cause the attendance of witnesses on process to be issued by said committee on that day, who shall be examined in presence of the two Houses, in joint session, by a member of the Legislature, selected by joint ballot of the two Houses to conduct the examination, who is also to appear throughout in support of the prosecution; that the committee shall also give personal notice to Judge Bullitt of the sitting of the Legislature, and of his trial, if he is to be found in the State, or by advertisement in the Louisville Journal and Democrat in the event of his absence; and that he be permitted to appear in answer to the charges in person or by counsel, at the bar of the Legislature, in joint session; that said Bullitt may have the assistance of counsel, and that his said office, for the following reasons:

1st. That the said Bullitt is a member of a secret society or organization, commonly known as "The Sons of Liberty" or "American Knights," which is treasonable in its purposes and aims—the same being to give aid and comfort to a large body of citizens of the United States and of certain States thereof (known as the Confederate States of America), in armed rebellion against the lawful authorities of the United States; and resisting within said States the enforcement of the Constitution and laws of the United States by its lawfully constituted authorities.

2d. That the said Bullitt is guilty of a high crime by conspiring with others to oppose with force the lawful government of the United States,

May 18, 1865

JAS. B. LYNE, Clerk.

Your committee have issued and had served subpoenas for the prosecution, and have expressed to Judge Bullitt's friends a readiness to issue subpoenas for any witness that might be desired for the defense. No application has been made for process for defendant's witnesses.

Your committee, in obedience to the resolutions of the General Assembly, report the following address:

To the Governor of the Commonwealth of Kentucky:

The General Assembly of the Commonwealth of Kentucky (two thirds of the Senate and House of Representatives each concurring herein) request your Excellency to remove the Hon. Joshua F. Bullitt, one of the Judges of the Court of Appeals, from his said office, for the following reasons:

1st. The said Bullitt is a member of a secret society or organization, commonly known as "The Sons of Liberty" or "American Knights," which is treasonable in its purposes and aims—the same being to give aid and comfort to a large body of citizens of the United States and of certain States thereof (known as the Confederate States of America), in armed rebellion against the lawful authorities of the United States; and resisting within said States the enforcement of the Constitution and laws of the United States by its lawfully constituted authorities.

2d. That the said Bullitt is guilty of a high crime by conspiring with others to oppose with force the lawful government of the United States,
3d. The said Bullitt has vacated his said office, by absencing himself from the sittings of said Court, and from this State, and having taken up his permanent residence within the territory of a foreign governement.

The above address is reported under the instructions of this House, embraced in the resolution raising this committee. This committee did not deem it their duty, under the resolution, to take proof; and has consequently taken none, and therefore express no opinion upon the merits of the case; but each member of it reserves the right to vote upon its adoption, after the proof shall have been heard, as he shall deem right.

G. T. Wood,
Chairman of Committee.

On motion of Mr. Fisher,
Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

On motion of Mr. R. J. Browne,
Ordered, That the Public Printer forthwith print for the use of the General Assembly 150 copies of the following report, made by the committee on the 27th day of February last, in relation to the Hon. Joshua F. Bullitt, and the evidence and documents accompanying the same:

The undersigned, a committee appointed by a resolution of this House, of the 31st day of January, 1865, to ascertain and report to it whether the alleged absence of Chief Justice Joshua F. Bullitt from the Commonwealth be voluntary or constrained; 2d. Whether or not Judge Bullitt is a member of the society or organization commonly known as the Sons of Liberty; and if so; 3dly. Whether such society or organization is of a treasonable character, or hostile to the cause of the Union, and against the suppression of the existing rebellion, beg leave to report:

That they have had before them various witnesses, and have examined them upon the questions required in the resolution; have had their testimony reduced to writing, and do now present the same with this report. We have been unable, from any competent legal testimony, to learn whether Judge Bullitt is absent from the State. The testimony shows he has not been in attendance on the sessions of the Court of Appeals, nor has he been in the discharge of his official duties in said Court since the 24th day of December, 1864. We have been unable to learn, from any competent testimony, whether the absence has been voluntary or by constraint. The testimony strongly concedes to show that Judge Joshua F. Bullitt was, early in the summer of 1864, a member and a prominent officer in the organization or society commonly called the Sons of Liberty, and in some of its degrees, "American Knights," that that organization, society, or association was a secret one, with secret rituals, by-laws, rules, passwords, signs, symbols, &c., known and understood only by the initiated; and that the purposes, objects, and aims of the association or organization were, and are, of a treasonable character, being against the suppression of the rebellion now existing, and intended to aid it in the ove
throw of the Government of the United States and of this State, and  
to encourage lawlessness and anarchy in the country.

Our examination of testimony has been wholly ex parte; neither  
Judge Bullitt nor any member of his family, nor any attorney for him,  
known to be such by us, has had from us any notice of our sittings, or  
the examination of any of the witnesses. We therefore recommend  
the adoption of the following resolutions, viz:

Resolved, That a copy of this report and the accompanying testimony be  
left, by the Sergeant-at-Arms of this House, at the residence of  
Judge Joshua F. Bullitt, with his wife or some white member of his  
family over the age of sixteen years, warning the said Judge J. F.  
Bullitt to appear within twenty days after the same is so left, at  
the bar of this House, by himself, agent, or attorney, and make defense  
against the charges herein contained, if any he can.

And be it further resolved, That a committee of five members of this  
House be appointed by the Speaker thereof, who shall have charge of  
this subject after the expiration of twenty days after the aforesaid notice is given, and shall hear and reduce to writing, and present  
with their report, such testimony as they can procure, or may be presented  
to them, touching the questions referred to this committee; and all  
such testimony as may be presented by said Bullitt, or by any one for  
him in his defense; and that they have power to send for persons and  
papers, and compel the attendance and production thereof both for  
and against said Bullitt; and they shall also report what further action,  
if any, shall be taken by this House or the General Assembly in relation  
to the charges against said Judge Joshua F. Bullitt.

G. T. WOOD, Ch'n.
ED. F. DULIN.
RICH'D J. BROWNE.
J. H. LOWRY.
J. T. BRAMLETTE.

EVIDENCE TAKEN BY COMMITTEE OF THE HOUSE OF REPRESENTATIVES
TO INVESTIGATE THE CONDUCT OF HON. JOSHUA F. BULLITT, CHIEF JUDGE OF THE COURT OF APPEALS OF KENTUCKY.

February 11, 1865.

William K. Thomas, being sworn, states:—I am acquainted with Judge Joshua F. Bullitt; I do not know where he is at present; cannot say whether he is at home or in the State of Kentucky, except from rumor; have heard that he is not. I saw him last in December, as he was on his way to Frankfort to take his seat upon the bench. His home is in Jefferson county, about two miles from the city of Frankfort. I reside in the city. I am somewhat acquainted with an order called the "Sons of Liberty." It was a political organization, the object of which, as I learned from the two first degrees, was to defeat the re-election of the present administration. I do not recollect substance of the oaths, nor the passwords of those degrees. I was a member of the order, and took three degrees. I do not recollect so much of the third degree as of the others. I never understood that
the organization had any other object than the defeat of the present administration and party in power in the election. Nothing was taught or said, in the meeting which I attended (I was only at one meeting, and only one or two others were present), with regard to a purpose of aiding the rebels in any way. I do not recollect that anything was taught or said in the meeting which required the members, in any event, to resist by force the authority of the Government of the United States. As I have said, I was only at one meeting, and the three degrees were administered to me at that meeting. There was a printed ritual, and the degrees were read out to me, including the oaths. I cannot now detail the substance of the ritual or oaths, never having heard them but once, and never having read them; and under standing the purposes to be as above detailed, and that the party in whose interest it was intended to operate being, as I thought, largely in the majority in Louisville and in Kentucky, I thought there was no necessity or propriety in secret organization, and gave no further concern to the order. My reason for not giving more attention to the order was, not that I discovered anything treasonable in it or hostile to the cause of the Union and against the suppression of the rebellion, but because I thought it would not aid in promoting the object before mentioned. I do not believe there were ever many persons connected with the order in Jefferson county, including the city—I would say, not exceeding 150. I never held any office or position in the order.

My recollection is, that Hon. Joshua F. Bullitt presided at my initiation, and administered the degrees. I do not know what office Judge Bullitt held in the order, if any. I was initiated in June or July, 1864. I know nothing of the rules and regulations for the government of the order or of its workings and connections in the various States. I know nothing of any purpose of the order to raise military forces for any purpose; I never heard of any purpose or requirement of the order to arm themselves for any purpose, or of the raising of any money for that purpose, or any other. I paid no initiation fee; I never formally demitted or withdrew from the order; I do not recollect that the order, or of its workings and connections in the various States. I know nothing of the rules and regulations for the government of the order or of its workings and connections in the various States. I know nothing of any purpose of the order to raise military forces for any purpose; I never heard of any purpose or requirement of the order to arm themselves for any purpose, or of the raising of any money for that purpose, or any other. I paid no initiation fee; I never formally demitted or withdrew from the order; I do not recollect that the oaths, or any of the obligations of the order, required that the members should defend the objects and purposes of the order when assailed, or resist the arbitrary or military arrest of any of its members.

W. K. THOMAS.

THOMAS JEFFREY, being sworn, states:—I was not acquainted with Judge Bullitt until he was arrested in August last. I became ac-
quainted with him in the military prison in Louisville. I had frequently seen him before, but never knew who he was. I was born and raised in Louisville. I do not know where Judge Bullitt is now.

I know nothing of the order known as the "Sons of Liberty." I don't know that Judge Bullitt belongs to any secret political or military organization of any sort; I know nothing of any order called American Knights or Sons of Liberty, or any other name.

I know Wm. K. Thomas; he is, and has been for some time, Jailer in the city of Louisville. I was arrested by the military authorities in the city of Louisville on the 2d of August last; at that time I was a policeman. Judge Bullitt and I were in prison together at Memphis and Louisville from the 14th or 15th day of August until the 13th September, when he was released. I never, during the time, heard him say he was a member of any secret political or military order.

THOMAS JEFFREY.

WM. T. CASSELL, being sworn, states:—I reside in Louisville; I am acquainted with Judge Bullitt; have known him some years by sight, but never spoke to him until we were in prison together in August last. Do not know where he is now; rumor says he has gone to Canada.

I took a portion of one degree of an order called the "Sons of Liberty." I did not get far enough with the ceremony to understand the purposes of the order, the ceremony being interrupted by the entrance of some ladies. I was being initiated by a man named Stidger, in Dr. Kalfus's office in Louisville. I was sworn to secrecy as the first thing. My understanding was that it was a secret political society, down on the abolitionists, and intended to join to a certain party on the part of Jeffrey and others. I do not know that Judge Bullitt was a member of the order. W. K. Thomas first told me of the order. No one was present at the time of my attempted initiation but Stidger. W. K. Thomas introduced me to Stidger, and left immediately.

I was arrested at the same time of Jeffrey, and taken with him and others to Memphis. I never learned why I was arrested until I got to Memphis, when I heard Major Hamilton, who handed over the rolls and papers, allude to us as "Sons of Liberty."

WM. T. CASSELL.

FEBRUARY 11, 1865.

J. R. BUCHANAN, being duly sworn, states:—I know Hon. Joshua F. Bullitt; I first knew him in the spring of 1863. I reside in the western part of the city of Louisville; he some miles in the country, in Jefferson county. I have heard that he is at present in Canada; have no knowledge of the fact. It is reported that he went there to avoid arrest.

I know but little personally of the order called the Sons of Liberty. In the early part of 1864 I was invited to become a member of the order (perhaps in March), by Col. Horace Heffron, of Indiana. I had an interview of about one hour with him at his room at the Louisville Hotel, in which he gave an account of its ritual, ceremonies and obligations, briefly. I do not recollect that he mentioned or claimed to hold any office in the order; but the manner of his conversation induced the belief upon my mind that he was at least a mem-
ber of the order and thoroughly acquainted with it. Jefferson Brown, O. H. Streton, and a man named Arbogast, were present at the time. I suppose that I might say I was informally initiated into the order at that meeting to the extent of the first and second degrees, at least made acquainted with it; the pledges and requirements of those degrees being read or repeated to me, and to which I assented. There was also read or recited to me at that time a third degree, to which I did not assent but disapproved. As I understood it, the first two degrees comprised the whole of the "Sons of Liberty" proper, and that the third degree members were known as "American Knights." This is the only interview I ever had with any of the order. The pledges and principles of the first two degrees were such as were advanced publicly by the Democratic party, as they impressed me at the time; there being no obligation required by those degrees save the pledge to secrecy. I cannot give the language of the third degree pledge; but the general idea, as it impressed me, was substantially this: There was a pledge in behalf of the right of self-government by any people, and a pledge to aid any people who might be struggling to maintain that right against any power whatever that might endeavor to deprive them of it, and such pledges of obedience to the officers of the society as I considered objectionable, there being in effect a pledge to absolute obedience to superior officers in the order. I was unwilling to give up my self-control. I thought the pledge susceptible of a construction which would give a military character to the order, though expressed in general terms and not specifically. The pledge to aid those attempting to establish the principles of self-government was general; but the whole thing struck me as being liable, if the leaders so chose, of being construed into a pledge to aid those now in rebellion against the Government of the United States; at least the pledge had that odor about it. I do not recollect anything further of the objects and purposes as I inferred from the pledge. The residue, according to my recollection, being mere verbiage; the terms in which the whole ceremony was couched being general, vague, and susceptible of different constructions. No initiation fee was charged, so far as I learned.

I have no knowledge of Judge Bullitt being a member of the order. From a conversation I had with him, the impression was left upon my mind that he did belong to the order. In this conversation he expressed himself rather contemptuously of the ritual and ceremonies of the order, from which I drew the inference that he was a member, or at least, knew what they contained. This conversation took place some time in the summer of 1864, prior to the August election. I never heard of any other than the three degrees. I do not recollect that there was any penalty attached to the violation of the pledges of the first two degrees. I cannot state positively whether the impression which I now have of the penalty attached to a violation of the pledges of the third degree was made at that time or since, from reading newspaper accounts, but am of opinion that it was then read to me. At all events, my impression is, that the penalty of death was denounced in very ridiculous style. I think all the ritual and ceremony which I heard were read from a little manual which Mr. Heiron
held at the time, except the signs. All that seemed essential to the order, I think, was in print, except the signs, grips, and words for recognition by which the members of the order could identify each other out of lodge. There was nothing developed in the interview which required the members of the order to give notice to any member of any approaching danger.

In the death-penalty denounced, there was some ridiculous expression about the body being either buried in the sea or scattered to the four quarters of the earth, or something of that sort.

At the time of the conversation alluded to with Judge Bullitt, I do not know that Judge Bullitt knew anything about what knowledge or connection I had of or with the order.

Upon reflection, I recollect that I had an interview with Dr. Bowles at Indianapolis, who seemed to be a member of the order, and seemed to be in political agitation against the Administration, without any very definite object.

J. R. BUCHANAN.

FEBRUARY 16th, 1865.

FELIX G. STIDGER, being sworn, states:—I am acquainted with Hon. Joshua F. Bullitt; I do not know where Judge Bullitt now is. I reside at present at Indianapolis, Ind. Before removing to my present place of residence I resided in Mattoon, Ill., and prior to that time in Louisville, Ky. I was born and raised in Taylorsville, Ky.

I know of the existence of an order called the "Sons of Liberty." I was a member of that order, and was Grand Secretary of the order for the State of Kentucky. I was instructed in the vestibule of the order on the 5th day of May, 1864, in the first degree of the order about the 23d or 25th of May, 1864, in the second degree of the order about the 1st of June, in the 3d degree of the order on Sunday, the 5th of June, in the Grand Council degree on the 14th of June. I was instructed in the vestible by a United States detective; in the first degree Dr. Kalfus read over the obligation, and, without requiring me to sanction it, instructed me in the degree; the second degree I was instructed by Mr. Harrison, Secretary of the State Council for Indiana; the Grand Council degree, I was present at a meeting in Indianapolis when that degree was conferred upon members in that State. Not being a member of the Council for that State, I was informally instructed. The objects and aims of the organization were for the seizure of United States arsenals, releasing of rebel prisoners confined in Northern prisons, the members of the order acting in conjunction with those prisoners in aiding the Southern armies to invade and permanently hold Kentucky and Missouri, and general destruction of Government property, for which property, Dr. Bowles said, they were to receive from the Southern Confederacy 10 per cent. upon the value of property destroyed, as estimated by Northern papers. The order also courted the assistance of guerrillas. There were some guerrillas
and some Confederate officers also initiated into the order. A further object of the order was to embarrass the military operations of the government in the war to suppress the rebellion in every possible manner.

There was a meeting of the leaders of the order at Chicago, on the 20th of July. Judge J. F. Bullitt told me, on the night of the 18th of July, that he was going there to attend that meeting, and if they did not agree at that meeting on some definite plan and time of action against the Government, that he would be damned if he didn't go to work in Kentucky on his own hook. He afterwards told me that he was at that meeting, and there was a plan arranged, but did not detail the plan. But H. H. Dodd, who told me he was at the meeting at Chicago, and was Grand Commander of Indiana, told me the plans were all arranged with the exception of the exact date, which was whether they should fix a time themselves, or should wait until they could receive information of a Confederate force invading the eastern part of Kentucky to act in conjunction with them, and assist them, which time was to be settled in Indianapolis, by a meeting of some of the heads of the order there, during the next week. It was known by the leaders of the order, all the time, that they were to act in conjunction with an invading force under Price in Missouri, and whatever rebel General the Confederate authorities might deem best to send with a force into Kentucky. Judge J. F. Bullitt, on the night of the 18th of July, instructed a man by the name of Joseph Kern, in my presence, to go to the rebel Col. Sypert, then said to be commanding a guerrilla force in western Kentucky, and consult with him as to when he could best co-operate with him (Bullitt) in the taking of Louisville, and also to see if he could not possibly procure a personal interview between the rebel Col. Jesse and himself (Bullitt), with the same view, and for the same purpose. This took place in the back room of Wm. Reasor's office, in Court Place, in the city of Louisville, Wm. J. Heady, Dr. H. F. Bullitt, and others, some four or five, whom I do not now remember, being present. Reasor was not a member, to my knowledge.

The first interview I ever had with Judge Bullitt was in relation to the business of this order, and was about the first of June last. I was requested by Dr. Bowles, of Indiana, to convey a communication from him to Judge Bullitt. (I learned from circumstances afterwards that Dr. Bowles was at that time a member of the order.) That communication from Bowles to Bullitt was this: Bowles told me that himself, Bullitt, Dodd, Humphreys, and Barrett, of Illinois, had had a conference, within the past few days, in Indianapolis, in which they had wanted Humphreys to take the position of a Brigadier General and protect the rear, he at that time holding the position of a Major General in the order. Bowles had again seen Humphreys, and he (Humphreys) had consented to do so. After giving this communication to Bullitt, in the continuation of our conversation, in speaking of Union men he (Bullitt) remarked, that he had spent a good deal of money in this thing, and was willing to spend all he had; that he hoped to soon be able to steal a good living from the damned sons of bitches. I never met with Judge Bullitt but once in regular meeting of the order, which meeting was of the (Ky.) State Council, and was held in room No. 6
at the Galt House, in Louisville, on the night of the 27th of June last.

Judge Bullitt was Grand Commander or Chief of the order for the State of Kentucky, and presided at the meeting at the Galt House as such. There were present at that meeting Judge G. W. Williams, of Hancock county, Ky.; Rev. T. G. Bosley, of Christiansburg; Wm. K. Thomas, and D. C. Whips, of Louisville; Boyd Winchester, of Jefferson county; John J. Felix, of Lawrenceburg, Ky.; Robert Terrill, a man by the name of Prior, a man by the name of Piper, from Illinois, and others, whose names I do not now remember, numbering sixteen or seventeen in all, a list of whom was furnished by me to Lieut. Col. Thos. B. Farleigh, Post Commandant at Louisville at the time. D. C. Whips was Treasurer of the order for the State of Kentucky.

In saying that Judge Bullitt was "Grand Commander" of the order, I mean that he was Commander-in-Chief of the forces of the order when called into service, just as the Governor is Commandant of the militia of the State when in active service, and can call them into service at any time.

There are oaths and obligations to each of the degrees of the order, those obligations requiring implicit obedience to the orders of the superior officers; a violation of which is punishable in any way the Grand Commander or Grand Council may see fit. In the unwritten instructions the penalty denounced against a violation of the oaths of the order is death.

In instances where there is any doubt as to their holding to any other obligation, the members are instructed that this obligation is paramount to all others, either to the Government or any oath-bound order.

First degree members are not always instructed fully as to the treasonability of the order; second and third degree members are.

A first degree member is known as a member of the "O. S. L.," or Order of Sons of Liberty; a second degree member as "K. O. S. L.," or Knight of the Order of Sons of Liberty; a third degree member as "M. E. K. O. S. L.," or Most Excellent Knight of the Order of Sons of Liberty; the fourth degree is the Grand Council or State degree; the fifth degree is the "S. C. G.," or Supreme Grand Council or United States degree.

When Dr. Bowles sent the message by me to Bullitt, I, being unacquainted with Bullitt, went to Kalfus to aid me in finding him. He (Kalfus) sent a messenger with me to find him, who, I think, was Ed. Hughes, by whom I was introduced to Bullitt.

The order in Kentucky was not armed as an order, but the members of it were urged to arm themselves, and were generally armed. A man by the name of O. L. Read, in Louisville, asked me if he might initiate persons, receive the initiation fee, and appropriate it to the purchase of arms for the members of the order, who were not able to arm themselves. I told him he might; but don't know whether he did or not. At the time I was initiated I was a United States detective, and was sent by Captain Stephen E. Jones to learn the facts with regard to the order.

The pamphlet marked "F. G. Stidger," exhibit of the Bullitt committee, now before me, and made part of this deposition, is the written
ritual of the vestibule and first degree of the Order of the Sons of Liberty.

The order cared nothing about resistance to the draft, as they did not intend to await their operations till the draft took place, if they could get ready sooner.

I initiated men who were not members of the order, but I went to no one for the purpose of initiating them, except those to whom I was sent by Judge Bullitt, or other members of the order. I do not now recollect the names of any who I initiated to whom I was sent by Bullitt.

At the meeting in Dr. Kalfus's office, about the first of June, at which Dr. A. B. Chambers, of Gallatin county, was initiated and instructed in the first and second degrees, in Bullitt's speaking of having been in Indianapolis a few days previous, in a room with Dr. Bowles and a man by the name of Coffin, and conversing on the subject of the Order of Sons of Liberty, Chambers said that he knew this man Coffin, and knew that, when the war first broke out, Coffin was in the service of the government as a detective, and knew that he was still a Union man, and was himself satisfied that he was still a detective, and that he was at best a grand scoundrel any way. Bullitt replied that if he was a detective, that himself and Dr. Bowles were both compromised. After some discussion, it was fully determined by them that Coffin should be murdered—Bullitt firmly concurring in that decision. Bullitt said that, as Dr. Bowles had been somewhat instrumental in getting Coffin into the order, that he (Bowles) ought to get him out of it, and sent me to Bowles to inform him that Coffin was a United States detective, and that he (Bowles) must have him murdered. Bullitt furnished me a check on the Bank of Kentucky for $25, to go to Bowles and Indianapolis on; he wishing me to go to Indianapolis to give Dodd the same information as Bowles, and to get some books of the order. There were present at that meeting Joshua F. Bullitt, A. B. Chambers, D. C. Whips, H. F. Kalfus, Piper, of Springfield, Illinois, and myself. I delivered the message to Dr. Bowles and Dodd. Bowles told me to say to Bullitt and Dodd that he would put two men on Coffin's track, and that, if he ever came down in that section again, he would not trouble any one else; which message I delivered to Judge Bullitt and Dodd. Coffin was informed of the fact the next day after the conversation occurred.

The check which Judge Bullitt gave me for the $25 was altogether written, and on blue paper; was dated about the first of June, and was cashed for me by W. K. Thomas. It was payable to bearer. There were signs, grips, passwords, and colloquies, by which the members could test each other; also a signal of distress.

F. G. STIDGER.

Captain Stephen E. Jones, being sworn, states:—I have been introduced to Judge J. F. Bullitt; have met him once or twice; am not intimately acquainted with him; do not know where he is at present; I am acquainted with F. G. Stidger; I have known him since March or April of 1864. My acquaintance with him has not been such as will enable me to speak of his general moral character.
My acquaintance with him, as I have remarked, began about the
month of March or April, and was brought about by his being the
bearer of dispatches from John A. Terrill, then Deputy Provost
Marshal of Nelson county, with whom I was in communication (I
then acting as Provost Marshal General of the Military District of
Kentucky) with regard to the guerrilla organizations in that section
of the State. The communication by mail with the Provost Marshals
in that section of the State, at that time, was uncertain, on account
of the frequent robberies of the mails by guerrillas, and it was also
difficult to communicate with them by messenger, requiring a discreet
and resolute man as such. Stidger was first employed by Terrill to
bring communications to me; and in those communications was com-
mended to me as a thoroughly honest, discreet, and reliable man.

When I first had an intimation of the existence of the organization
of the Sons of Liberty, and determined to ascertain, if possible,
the objects and purposes of the order, I cast about to find a
suitable person to employ in the work of gaining this information.
In rejecting the services of all the regular detectives who were at that
time reporting to me—both professional detectives and military po-
lice—for the reasons, 1st. I was apprehensive that it might be merely
a political trick to advance the interests of one party and prejudice
those of another, to which I determined not to lend myself. 2d. In
the employment of professional detectives, I had found them uniformly
corrupt and unreliable, frequently creating the guilt, or leading parties
into it that they reported; and that even the most reliable of them
were led by ambition and interest to magnify and exaggerate their
discoveries far beyond their real importance.

I had been favorably impressed with Stidger's appearance and with
Terrill's recommendation of him, and sent for him and asked him to
undertake to ferret out the matter. My instructions to him were to
secure his admission into the order, in as high a position as he could
attain to; to make no effort to get any other party into it, but simply
to report what he saw and heard. He continued to report to me for
about two months, both orally and in writing, when I was relieved as
Provost Marshal General of Kentucky; when I turned over all the re-
ports received to Lieutenant Colonel T. B. Farleigh, then commanding
the post at Louisville, and directed Stidger to report to him.

As a protection to Stidger himself, believing that his life would be
endangered, if the suspicions as to the objects of the order were true,
if his position became known to the members of the society, I employ-
ed no other detective in this business, and acquainted no one with his
duties. For this reason it is impossible to have the checks usually
employed upon detectives of comparing their reports, and sometimes
placing one to watch another, and could only judge of the truthfulness
of his reports by their consistency, one with another, and the in-
ternal evidences which they furnished themselves.

His reports lacked the style of exaggeration, and the evidence of a
desire to magnify his office, usually found in reports of that class.
For that reason, while there was little to corroborate them from facts
ascertained outside, I was inclined to believe them strictly reliable and
true.
During the time that he was in my employ, as far as I had the means of observing, his general moral character was good. I sent him to Indiana several times, and to different parts of this State. I first sent him to Indiana to see Dr. Bowles; and sent him afterwards to see Bowles again.

From my knowledge of him, I regarded him as entirely reliable in all his statement of facts.

STEPHEN E. JONES.

February 18, 1865.

DR. WM. M. ALLEN, being sworn, states:—I am acquainted with F. G. Stidger; have known him from his boyhood; am acquainted with his general moral character; it has always been good. I never heard anything against him. He was remarkable as a boy for his freedom from those smaller vices which boys usually indulge in. I have known nothing of him since the breaking out of the rebellion. I knew him from boyhood to about the time he was grown; I lived for a part of the time in the same county with him, and a part in an adjoining county. From my knowledge of his general character, I have no hesitancy in believing his statements entitled to full credit, whether on oath or otherwise.

W. M. ALLEN.

Hon. B. J. Peters, being sworn, states:—I am acquainted with Hon. Joshua F. Bullitt; he has not been in attendance upon his duties as Chief Justice of Kentucky since the adjournment of the summer term of the court in October last. I do not know whether he is absent from the State at present, or where he is, except from rumor. I never have been at Judge Bullitt’s house. I received the records of the court, which he had addressed to me as the senior judge in his absence, which were accompanied by a note; but I cannot now remember from whom this note was; it has been mislaid. I do not know of my own knowledge whether, if absent from the State, such absence is by constraint or voluntary.

B. J. PETERS.

William J. Heady, being sworn, states:—I am very well acquainted with Judge Joshua F. Bullitt; I do not know of my own knowledge where he now is. I am in a law office in Louisville, and have been there pretty generally for the past sixty days. I have not heard of his being in Louisville within that time. I do not know whether he is absent voluntarily or by constraint.

I know something of the Order of the Sons of Liberty. I am not a member of the order, nor have I been. The objects of the order were explained to myself, and, I think, two others, one of whom was named Hedges, since dead—I do not remember the third party—by F. G. Stidger, at Sheperdsville, Ky., some time last summer.

Stidger came there and requested a meeting for the purpose of explaining the order. We met him as requested, when he explained to us the ritual, obligations, signs, grips, passwords, &c., of the order, and urged the necessity of organizing a lodge as speedily as possible in the county, the election of officers, and directed that a list be forwarded him at Louisville, he professing to be Grand Secretary of
the order, and to be traveling in the country effecting its organization. We did not organize any lodge then or afterwards. On leaving, he asked me for a letter of introduction to some friend or friends of mine on the Nashville railroad below that point, stating that he was going down on the road for the purpose of organizing the order, and that a letter of introduction from me would facilitate his mission. I did not furnish the letter. I do not know of my personal knowledge that Judge Bullitt is a member of the Order of the Sons of Liberty. I never attended any meeting for any purpose in the back room of William C. Reasor's office, and never attended any meeting at any place, the objects of which were to consult as to the purpose, in any event, of resisting the authority of the Government by force of arms.

My recollection is, that the meeting in Shepherdsville was in Stidger's room in the Hotel. The explanation of the degrees, so far as they were explained (and I do not remember the number of the degrees), impressed me as being impracticable for any purpose. I cannot now give in detail the objects and purposes of the order, as then explained by him. I do not recollect the number of the degrees explained on that occasion; I suppose I could have the next morning.

The books now before me, and marked "S. P. Coffin," below the endorsement of "F. G. Stidger," and which are marked part of this deposition, are the ritual of the order, and are verbatim copies of the books handed me at the time by Judge Bullitt. The book bound in blue paper, and marked "S. P. Coffin," and also made part of this statement, contains the constitution and by-laws of the order. There is an unwritten lecture which is delivered generally to members of the second and third degree, after taking the obligations—rarely to those of the first degree—which lecture is substantially as follows, as it was given to me by Dr. Bowles and others: The members of the order

S. P. Coffin, being sworn, states:—I am acquainted with Judge Joshua F. Bullitt; I became acquainted with him in the fall or winter of 1863; I do not know where he now is, except from hearsay. I am somewhat acquainted with the order called the "Sons of Liberty." Some time in May last I met Judge Bullitt at Indianapolis, and was introduced to him by Dr. Bowles as a member of the order; Bowles having initiated me, and professing to have initiated Bullitt. Then Dr. Bowles invited us to go to their room at the Palmer House. After we were there, Dr. Bowles and Judge Bullitt told me that a change was being made in the order; I having been initiated into the Order of American Knights. The name was changed from that of "American Knights" to "Sons of Liberty," and some slight changes in the ritual. Bullitt had the books containing the ritual as changed, and furnished me with them at the time.

The books now before me, and marked "S. P. Coffin," below the endorsement of "F. G. Stidger," and which are made part of this deposition, are the ritual of the order, and are verbatim copies of the books handed me at the time by Judge Bullitt. The book bound in blue paper, and marked "S. P. Coffin," and also made part of this statement, contains the constitution and by-laws of the order. There is an unwritten lecture which is delivered generally to members of the second and third degree, after taking the obligations—rarely to those of the first degree—which lecture is substantially as follows, as it was given to me by Dr. Bowles and others: The members of the order
were to act in conjunction with the armies of the Southern Confederacy. There were to be three Confederacies, an Eastern Confederacy, Northwestern Confederacy, and a Southern Confederacy, all of which were to act together in overthrowing the Government of the United States. After they had succeeded, the States were to annex themselves to whichever of the Confederacies each might for itself select. They were to repudiate all national debts, and resist the execution of the draft.

This lecture also contained the military plans of the order. I do not remember the detail of the military plan, as I was discovered to be a detective, and my connection with the order ceased. But I knew that the order was to be organized into military companies, regiments, and brigades, and to hold themselves in readiness to assemble and move upon the order of the Commander, the purpose being to cooperate with a rebel force to invade Kentucky.

I never met Judge Bullitt in a Council or Temple of the order. I met him twice at Indianapolis in company with Dr. Bowles and others, in secret council. At the first meeting at Indianapolis, before alluded to, Dr. Bowles was instructing Bullitt and myself in the signs, grips, passwords, &c., of the order—we both being rather new members. The members of the order were taught, in the lecture before alluded to, that the oaths and obligations of the order were paramount to all other oaths and obligations of any character. The punishment denounced, by the unwritten law of the order, against any member of the order who should divulge the secrets thereof, was death.

At the time I joined the order I was chief of the United States detective force for the Northern Department, and stationed at Indianapolis, and joined the order for the purpose of ascertaining the objects, and exposing it, if treasonable. I never initiated any one, except some of my aids.

S. P. COFFIN.

FEBRUARY 21, 1865.

Rev. T. G. Bosley, being sworn, states:—I do not know Judge Joshua F. Bullitt; I do not know F. G. Stidger or Grand Stidger. He has been pointed out to me, but I would not know him if I were to meet him to-day.

I think I was at the Galt House in Louisville about the 27th of June last, I attended no meeting of the Sons of Liberty or American Knights at that time and place. I met some friends there; but, the meeting was not regarded as strictly secret; it was a political meeting. Several men from different counties were there; I cannot remember who. A gentleman from the Green river country, named Gaines, told me there was to be a meeting there, and invited me to go in. Judge Bullitt was not at that meeting. I think a man by the name of Prior was there; I would not state so positively. I do not know W. K. Thomas, G. W. Williams, D. C. Whips, Boyd Winchester, Robert Terrill, nor John J. Felix. I made no speech at that meeting; no one made a speech while I was there. The meeting was a political one, but I do not recollect the particular point considered there. I never joined, formally or informally, the Sons of Liberty or
May 18, 1865.

[Confederate newspaper]

To the people of the United States:

The American Knights. All the information I have with regard to the order is from common rumor; except that persons, who professed to be members of the order, indirectly requested me to become a member of the order, or that I might be of service to the order; but I uniformly declined. I lived formerly at Christiansburg; I lived there on the 27th June last; live now in Franklin county. I never, at any other time, attended a meeting at the Galt House. The occasion on which Stidger was pointed out to me was sometime in the early part of last year. I visited the office of Dr. Kalfus in Louisville, who is a very particular personal friend of mine, and a steward in a church of which I had been pastor. I saw Stidger there, and asked Dr. Kalfus who he was. He stated to me that he was a student of medicine in his office.

T. G. BOSLEY.

February 23, 1865.

THOMAS L. BARRETT, being sworn, states:—I am Cashier of the Bank of Kentucky, at Louisville. I find among the individual checks on the bank for money paid, a check written on blue paper, now before me, which reads as follows:

Louisville, June 2, 1864.

$25
Bank of Kentucky,
Pay the bearer twenty-five dollars, and charge
[Stamp.] (Signed)
J. F. BULLITT.

I find upon the books of the bank that, on the 3d of June, J. F. Bullitt is charged with a check for $25, which I suppose to be the check now before me. This check has the canceling mark of the bank upon it.

THOMAS L. BARRETT.

R. R. BOLLING, being sworn, states:—That he is familiar with the handwriting of Hon. Joshua F. Bullitt, from having frequently seen him write. The check now before me, of which a copy is transcribed in the statement of Thomas L. Barrett, Esq., I believe to be in the handwriting of Judge Bullitt, both the signature and the body of the check. I am now, and have been since 1858, Deputy Clerk of the Court of Appeals of Kentucky. I do not know where Judge Bullitt is at present, except from rumor.

He was in attendance upon the court during a part of the present winter term, and signed the orders last on the 24th day of December last, on which day the court took a recess till the 5th of January; since which time he has not been in court.

R. R. BOLLING.
CONSTITUTION AND LAWS OF THE SUPREME GRAND COUNCIL.

Section 1. This organization shall be known as the S.L.

Sec. 2. Its object and purpose are the maintenance of constitutional freedom and State rights, as recognized and established by the founders of our Republic.

Sec. 3. The system of government of this order shall be vested in a Supreme Council of the States, a Grand Council of each State, and Parent and Branch Temples of each Country.

Sec. 4. The officers of the Supreme Council shall consist of a Supreme Commander, Secretary of the Order, Treasurer, and Clerk of the Council, who shall be annually elected by the Supreme Council, on the 22d day of February, and shall hold their offices until their successors are duly elected and qualified.

Sec. 5. The Supreme Council shall be composed of the Grand Commanders of the several States and two delegates, who shall be annually elected by the Grand Councils of the respective States. Each delegate shall be entitled to one vote, and when a full delegation is not in attendance, those present may cast the entire vote of the State, and in all cases of a tie the presiding officer shall have the casting vote.

Sec. 6. The Supreme Council shall meet on the 22d day of February, of each year, at such place as may be designated.

Sec. 7. The Supreme Commander or three Grand Commanders of States, may call special sessions of the Supreme Council, at such times and places as he or they may deem expedient.

Sec. 8. The Supreme Commander shall take an oath to observe and maintain the principles of the Order, before entering upon the duties of his office, said oath to be prescribed by law. He shall be the president officer of the Supreme Council, and charged with the execution of all laws enacted by it. He shall be commander-in-chief of all military forces belonging to the Order, in the various States, when called into actual service. He shall deliver a message to each meeting of the Supreme Council, showing the condition of the Order, and such recommendations as its interest may demand.

Sec. 9. The Deputy Supreme Commander in case of death, absence, or resignation of the Supreme Commander, shall exercise all the powers and perform all the duties pertaining to his office; shall take the same oath of office, and be chairman of the committee on military affairs.

Sec. 10. The Secretary of State of the Order shall be the chairman of the committee on the state of the Order; shall conduct all official correspondence of the Supreme Council, and be the medium of communication between the State and Supreme Councils; shall ascertain and report at each annual meeting of the Supreme Council, the condition of the Order in each State, and make such recommendations as he may deem proper.

Sec. 11. The Treasurer shall be under such regulations as may be prescribed by law; shall be the custodian of all funds belonging to the Supreme Council; shall pay all orders drawn upon him by the Clerk and countersigned by the Supreme Commander, or chairman of the auditing committee, and make at each meeting, reports showing the financial condition of the Order, and such recommendations as he may deem expedient.

Sec. 12. All elections shall be by ballot, and a majority of all the votes cast shall be necessary to a choice; Provided, That where there is but one candidate the election may be by acclamation.

Sec. 13. That the Supreme Commander administer the oath to all officers; and Councillors take the oath at the Clerk's desk.

GENERAL LAWS.

Section 1. A quorum of the Supreme Council shall consist of a majority of the States, in which State Councils shall have been established.

Sec. 2. Delegates from Territorial Councils shall be entitled to a seat and the right to speak in the Supreme Council, but no vote.

Sec. 3. The ordinance or constitution of the Supreme Council shall be read at the opening of each session, and to all new delegates.

Sec. 4. It shall be the duty of the Clerk to count and announce all votes of the Council, as well when taken by count, as by States or ballot.

CONDITION OF THE ORDER AND REVENUES.

Sec. 5. The Secretaries of the various State Councils are required to report to the Secretary of the Supreme Council, during the month of January of each year, for his report at the annual sessions, the number of brothers in the Order, in their respective States, and also the condition of their treasuries.

Sec. 6. The Treasurer of each State Council shall pay over to the Treasurer of the Supreme Council, in January of each year, such sums as may be assessed upon them by the Supreme Council, based upon estimates of the Finance Committee.

Sec. 7. The standing Committee upon Finance shall be nominated by the Supreme Commander, and confirmed by a vote of two-thirds of the Supreme Council at each annual session; and the two members unprovided for in the Supreme Ordinance, of each of the committees on the state of the Order and finances, shall be appointed and confirmed in like manner. These committees shall report and recommend at each annual and extra session.
EXTENSION OF THE ORDER.

Sec. 8. For the purpose of extending the Order into States and Territories, where it does not now exist, it is hereby declared that full authority for this purpose, is vested in the Supreme Commander, or duly qualified Supreme Councillors in the following manner, viz.: They may, at the instance of five good men, in any State or Territory, institute County Temples, and when a sufficient number of such County Temples have been instituted, they may establish a State Council, the duly elected delegates of which shall be admitted to this Supreme Council upon an equality with the organized States or Territories.

FINANCE COMMITTEE.

Sec. 9. It shall be the duty of the Finance Committee at each meeting, to audit all accounts which shall be presented, and to examine the books and accounts of the Clerk and Treasurer, and report to the Supreme Council.

MILEAGE AND PER DIEM.

Sec. 10. That for the purpose of defraying the expenses of delegates to the Supreme Council, it is hereby left to each State Grand Council to fix, determine, and pay the manner and to the extent that such State may determine.

Sec. 11. That the Treasurer of the Supreme Council shall, before entering upon the duties of his office, take the oath required, and give bond in a sum double the amount of funds likely to come into his hands.

Sec. 12. The Clerk of the Supreme Council shall keep an accurate journal of all its proceedings, draw orders on the Treasurer for all claims that are presented and properly audited by the Finance Committee; collect all dues from the States, receive for and pay the same over to the Treasurer, and preserve and keep all records and papers belonging to the Council.

Sec. 13. All laws and resolutions of the Supreme Council shall be signed by the Clerk, countersigned by the Supreme Commander, and attested by the seal of the Order.

Sec. 14. The standing committees of the Supreme Council shall consist of a Committee on Finance, a Committee on the State of the Order, and a Committee on Military Affairs.

Sec. 15. Delegates to the Supreme Council, before entering upon the duties of their office, shall take an oath to support and maintain the principles of the Order.

Sec. 16. The government of the Order in the States shall be vested in a Grand Council, composed of not less than one delegate from each county, and a Grand Commander and Deputy Grand Commander, elected by said Councils, in such manner as they may provide.

Sec. 17. The Grand Commanders shall be the presiding officers of the Grand Councils of the States, execute all laws passed by such Councils, and shall be commanders-in-chief of the military forces of their respective States.

Sec. 18. This Constitution shall be the supreme law of the Order, and may be amended by a two-thirds vote of the Supreme Council.

VESTIBULE DEGREE AND FIRST DEGREE OF SONS OF LIBERTY.

V.


L. V.—Who cometh?

W. O. C.—A citizen. We found in the hands of the sons of despotism, bound and well nigh crushed to death beneath their oppressions. We have brought him hither, and would now restore to him the blessings of Liberty and Law.

L. V.—Brothers, the purpose ye have declared, touching this stranger, is most worthy. Let him advance to the altar by the regular steps; instruct him in his chosen solemn attitude, and let him give heed to the words which shall be spoken.

INVOCATION.

L. V.—God of our Fathers, whose inspiration moved them to deeds of valor, in the cause of Eternal Truth, Justice, and Equal Rights; we, their sons, now invoke Thy Divine Presence, in this V. of the T., consecrated to the principles which they inculcated by precept, and by example, and defended with their lives. Bless our country, and restore and protect her liberties.

L. V.—Citizen, thou art now in the V., and if found worthy, will be hence ushered into the consecrated T., within whose precincts, reverence towards the Supreme Being, patriotism, peace, charity, and good fellowship are inculcated and cherished. Direct thy thoughts away from this moment, and declare, as thou wouldst answer to a good conscience, art thou ready?

L. V.—I am.

L. V.—It is well! I charge thee that if thou art impelled hitherward by curiosity, if thou cherish other purposes in this regard, than the highest and holiest thy heart can conceive, it were better for thee that thy feet had never passed the threshold of our O. C. Our faithful and
JOURNAL OF THE

O. S. L.

W. G. C.—Gives * * *

O. S. L. — Whom cometh?

W. — A. S. L., whom our worthy brother L. V. commanded us to deliver to the C. T.

C. T. — He should have received his first lesson in the V. I should be assured of his proficiency.

Let the S. L. advance the signs in which he is instructed.

C. T. — This well. I will conduct thee to the A. B.

A. B.

A. B. — Whom cometh?

C. T. — A. S. L., whom our trusty brother W. has brought hither by command of the L. V. I have proved him, and found him duly proficient in the lesson he has received; he would journey East for instruction.
A B.—His desire shall be gratified; but it is my duty, first to subdue him the lesson of the T. and then to demand of him a solemn obligation; giving him assurance that such obligation renders of him nothing inconsistent with his duty to his God, his family, or himself. S. L., with his assurance, act thou willing to take such an obligation?

S. L.—I am.

LESSON.

1. A well defined belief in a Creator and Supreme Ruler of the universe, imparts true dignity to man.

2. The ideas and principles maintained by our O. on the subject of government, are identical with those taught and defended by the founders of American liberty in the original thirteen States of North America.

3. The liberties of those States were assailed by despotic power which aimed at their conquest and subjugation; hence they made common causes for their mutual defense, and established friendly relations with each other, in the compact entitled "Articles of Confederation and Permanent Union between the States."

4. When those States had maintained their freedom and independence, they severally entered into a compact entitled the Constitution of the United States of America, for the ends and purposes therein distinctly declared and specified; and the government thereby created was invested by the States acting in their several capacities of Free and Independent States, with powers sufficient to the accomplishment of those ends and purposes, and no other; powers not delegated to that government, being by the express letter of the compact, "reserved to the States or to the people respectively."

5. Sovereignty resides in and with the people of the States respectively, which are parties to this Constitution of the United States. It cannot be alienated, neither can it be delegated. Some of its powers may be exercised by delegated authority, while others cannot be so exercised, except at the sacrifice, on the part of the constituent, of all that lends dignity to man's relation to government.

6. The Government designated the United States of America has no sovereignty, because that is an attribute belonging to the people in their respective State organizations, and with which they have not endowed that government as their common agent. It was by the terms of this compact, constituted by the States, through the express will of the people thereof, each, in their several capacities of Free and Independent States, with powers sufficient to the accomplishment of those ends and purposes, and no other; powers not delegated to that government, being by the express letter of the compact, "reserved to the States or to the people respectively."

7. Sovereignty resides in and with the people of the States respectively, which are parties to this Constitution of the United States. It cannot be alienated, neither can it be delegated. Some of its powers may be exercised by delegated authority, while others cannot be so exercised, except at the sacrifice, on the part of the constituent, of all that lends dignity to man's relation to government.

8. The claim of an inherent power, or a war power, or a State necessity, or a military necessity, on the part of the functionaries of a constitutional government, for sanction of any arbitrary exercise of power, we utterly reject and repudiate.

9. All power resides in the people, and is delegated always to be exercised for the advancement of the common weal.

10. Whenever the officials, to whom the people have intrusted the powers of the government, shall refuse to administer it in strict accordance with its constitution, and shall assume and exercise powers not delegated to it, to call itself "supreme" but not "sovereign." Supremacy, as plainly intended by the tenor and spirit of article VI. of the Constitution, was created, defined and limited by the Sovereigns themselves.

11. In accordance with these principles, the Federal Government can exercise only delegated power; hence of those who shall have been chosen to administer that government, shall assume to exercise power not delegated, they should be regarded and dealt with as usurpers.

12. The claim of an inherent power, or a war power, or a State necessity, or a military necessity, on the part of the functionaries of a constitutional government, for sanction of any arbitrary exercise of power, we utterly reject and repudiate.

13. All power resides in the people, and is delegated always to be exercised for the advancement of the common weal.

14. Whenever the officials, to whom the people have intrusted the powers of the government, shall refuse to administer it in strict accordance with its constitution, and shall assume and exercise powers not delegated, it is the inherent right and imperative duty of the people, to resist such officials, and, if need be, expel them by force of arms. Such resistance is not rebellion, but solely the assertion of right.

15. It is incompatible with the history and nature of our system of government, that Federal authority should coerce by arms a sovereign State; and all intimations of such power or right, were expressly withheld in the Constitution, which conferred upon the Federal Government all its authority.

16. Upon the preservation of the sovereignty of the States, depends the preservation of civil and personal liberty.

17. In a convention of delegates, elected by the people of a State, is recognized the impersonation of the sovereignty of that State. The declaration of such convention upon the subject matter for which it was assembled, is the ultimate expression of that sovereignty. Such convention may declare its action back to its constituents, or the people may revise the action of one convention by the voice of another. Thus sovereignty resides in the people of each State, and works alone through their conventions. S. L., what sayest thou to this lesson? Do its teachings command thine unqualified assent?

18. S. L.—They do.

A B.—Present thyself, then, in the attitude in which thou didst plight thine solemn vows in the V., holding thy right hand the sacred emblem of our O.

OATH.

1. In the presence of God and these witnesses, do solemnly declare that I do herefore freely renew the vows which I plighted in the V. I do further promise that I will never reveal

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nor make known anything which my eyes may behold, or any word which my ears may hear in this T, nor in any other T, nor in any other place where this Fellowship may be assembled. That I will never speak of nor intimate any measure or measures, whether contemplated or determined, of this O., to any one except to a Fellow of the O. That I will never explain the signs or significations of the emblems or insignias of this O. to any one not a Fellow thereof, under any pretense whatsoever, whether by persuasion nor by coercion, that I will never reveal or make known any or either of the signs, halis, passwords, watchwords, nor initial letters belonging to this O., except to prove or communicate with a Fellow thereof; that I will never pronounce the name of this O. in the hearing of any man, woman, or child, unless to a Fellow thereof; that I will never have in my power so to do; that I will never wrong a Fellow, nor see him wronged, if in my power to prevent it; that I will at all times implicitly obey, without question or remonstrance, all rightful commands of the constituted authorities of this O.; that I will always recognize and observe, perform, keep, under such penalties as shall be decreed by the competent authority thereof; neither any person who has not attained the age of eighteen years, neither any one unsound in mind, neither any one of African descent, whether slave or free, neither a person of bad report; that I will ever cherish toward each and every worthy Fellow of this O. fraternal regard and fellowship; that I will ever aid a worthy Fellow in distress, in my power so to do; that I will never wrong a Fellow, nor see him wronged, if in my power to prevent it; that I will at all times implicitly obey, without question or remonstrance, all rightful commands of the constituted authorities of this O.; that I will always recognize and respond to the hail of a Fellow, when it shall be made in accordance with the instructions and regulations of this O., and not otherwise; and should I cease to be a Fellow of this O., either of my own volition or by expulsion, I will hold and preserve inviolate my fellowship in this O. Amen.

CHARGE.

A. B.—S. L. thy journey is well nigh accomplished. Somewhat yet remains, and the era of desolation will burst thy path and aim to turn thee back—peradventure will seek thy life. Trust thy trust in God and Truth: still thy watchword!—Onward! thy journey is well nigh accomplished. Somewhat yet remains, and the era of desolation will burst thy path and aim to turn thee back—peradventure will seek thy life. Trust thy trust in God and Truth: still thy watchword!—Onward! thy journey is well nigh accomplished. Somewhat yet remains, and the era of desolation will burst thy path and aim to turn thee back—peradventure will seek thy life. Trust thy trust in God and Truth: still thy watchword!—Onward! thy journey is well nigh accomplished. Somewhat yet remains, and the era of desolation will burst thy path and aim to turn thee back—peradventure will seek thy life. Trust thy trust in God and Truth: still thy watchword!—Onward! thy journey is well nigh accomplished. 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G. S.

C. T.—G. S. I have brought A. S. L.  He is from the West, and hath journeyed East for instruction. He is a citizen, but he serveth.
G. S.—Serveth! Whom—what?
C. T.—God and his country.
G. S.—Tis well. Such service fitly becometh the good citizen. By the authority vested in me, I give him welcome into our T., and pronounce him a worthy F. O. S. L.

(INSTRUCTION, &c.)

INVOCATION.

O God! Creator of all men, we invoke thy presence. Help us as Thou didst help our fathers. Before thee we are offenders; but spare us. We pursue Justice—Thou art the author of Justice. We seek Liberty—Thou art the giver of Liberty. We desire Peace—Thou art the God of Peace. Purify our intentions, guide our counsels, and give success to our efforts. Amen.

CLOSING.

O God! from thee all wise counsels and all good works do proceed. Further Thou our counsels, prosper our works, and grant us Thy peace. Amen.

ORDER OF BUSINESS.

1. Ceremonies of Opening.
2. Reading and approval of minutes of preceding meeting, and reports of Secretary and Treasurer.
3. Balloting for Candidates recommended at a former meeting.
4. Induction of Candidates.
5. Reading and consideration of communications from other organizations.
7. Propositions for the good of the O., including immediate purposes and plans, and their consideration and discussion.
8. Lecture.
9. Information concerning the condition of Members, whether any one is sick or in distress, requiring aid and assistance.

INSTALLATION.

The officers elect, being up standing, the Com. T. shall propound to each the following question: 

Com. T——having been duly elected to the office of ———, do you accept the position to which you have been assigned?

Ans.—I do.

Com.—Brothers, are you content with the choice you have made of ———?

Ans.—We are.

The Com. will then administer the following oath of office to each, beginning at the highest, and declare them duly qualified to enter upon their respective duties.

OBLIGATION.

I, ———, having been elected to the office of ———, do solemnly swear in the presence of these witnesses, to support the constitution and laws of the O. S. L., to obey all rightful orders of my immediate G. Com. and the S. Com., and perform the duties of ——— to the best of my ability, so help me God. Amen.
RITUAL OF SECOND AND THIRD DEGREES, ORDER OF SONS OF LIBERTY.

I.

K. C. W.—Who cometh?

K. C.—A worthy Fellow of the O. S. L., who having been duly elected, desires induction into the I. T. of our O.

K. C. W.—It is well. His desire shall be gratified; but it is my duty first to submit to him the lesson of I. T., and then to demand of him a solemn obligation, giving him assurance that such obligation requires of him nothing inconsistent with his duty to God, to his country, to his family or to himself. F. S. L. with this assurance, art thou content?

Ans.—I am.

LESSON OF THE I. T.

The Kentucky and Virginia Resolutions of 1788—Drafted by Jefferson and Madison.

1. The several States composing the United States of America, are not united on the principle of unlimited submission to the General Government, but by a compact under the style and title of a Constitution for the United States, and of amendments thereto; they constituted a General Government for special purposes, delegated to that Government certain definite powers, reserving each State to itself the residuary mass of right to its own self-government; and whenever the General Government assumes undelegated powers, its acts are unauthorized, void, and of no force; to this compact each State acceded as a State, and as an integral part, that this Government, created by this compact, was not made the exclusive or final judge of the extent of the powers delegated to itself; since that would have made its discretion, and not the Constitution, the measure of its powers; but that, as in all other cases of compact, among powers having no common judge, each party has an equal right to judge for itself as well of infractions as of the modes and measures of redress.

2. It is true as a general principle, and is also expressly declared, by one of the amendments to the Constitution, that the "powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people," and no power over the freedom of religion, freedom of speech, or freedom of the press, being delegated to the United States by the Constitution, nor prohibited by it to the States, all such powers respecting the same, did of right remain, and were reserved to the States or the people; and that was manifested their determination to retain to themselves the right of judging how far the licentiousness of speech, and of the press, may be abridged, without lessening their useful freedom; and how far those abuses, which can not be separated from their use, should be tolerated, rather than the use be destroyed, and thus also they guarded against all abridgement, by the United States, of the freedom of religious opinions and exercises, and reserved to themselves the right of protecting the same from all human restraint, or interference; and in addition to this general principle and express declaration, another and more special provision has been made by one of the amendments to the Constitution, which expressely declares, that "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof, or abridging the freedom of speech, or of the press," therebyguarding in the same sentence, not only the freedom of religion, of speech, and of the press; insomuch that whatever violated either, throws down the sanctuary which covers the others, and, therefore, libels, falsehood, and defamation, equally with heresy and false religion, are withheld from the cognizance of Federal tribunals.

3. This O. does explicitly and peremptorily declare that it views the power of the Federal Government, as resulting from the compact to which the States are parties; as limited by the plain sense and intention of the instrument constituting that compact; as no further valid than they are authorized by the grants enumerated in that compact; and that in the case of a deliberate, palpable, and dangerous exercise of other powers not granted by the said compact, the States, who are parties thereto, have the right, and are in duty bound, to interpose, for arresting the progress of the evil, and for maintaining, within their respective limits, the authorities, rights and liberties appertaining to them.

K. C. W.—F. S. L., what sayest thou to this lesson? Do its teachings command thy unqualified assent?

F. S. L.—They do.

K. C. W.—Present thyself, then, in the attitude in which thou didst plight thy solemn vow in the T.

OBLIGATION.

I, within the precincts of this I. T., do now freely renew the vows pledged in my progress hither; and do also solemnly swear that I will faithfully keep secret every word that I may hear, and will never, by speech, sign, or intimation, reveal anything which I may see within.
HOUSE OF REPRESENTATIVES.

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OBSERVATIONS OF


K. C.—A worthy Fellow of the O. S. L., who, having taken the obligation required in this I. T., by command of the K. C. W., brought before thee for full induction.

K. C. C.—It is well. Let him kneel in token of service to God and his country.

Rise, K. O. S. L., and receive thy charge.

CHARGE.

Brother! Thy presumed worthiness hath secured thy induction into the I. T. of O. Let thy deeds appear thee worthy. Obedience, faith, truth, courage, sincerity, self-denial—these are the virtues of the true K. Make good thy vows. Honor thy God. Love thy country. So shalt thou discharge thy duty on earth, and prepare thyself for the beatitudes of the Temple not made with hands. Hear the words of inspiration! then Onward! still be thy watchword. Onward!

B.—[Here reads Isaiah chapter LIX. verses 14 to 19, inclusive.]

II.

M. E. K. O. S. L.


K. C.—A true K., who, having been duly elected thereto, desires induction in the I. T. of our most excellent O. S. L.

M. E. K. C. W.—It is well. Let him present himself in our chosen attitude of invocation.

OBLIGATION.

I.—in the presence of God and these M. E. K.'s, do solemnly swear that I will never reveal or make known, directly or indirectly, anything whatever pertaining to the M. E. K. O. S. L.; neither will I indicate, by word or intimation, anything of or concerning the same, except to a brother thereof, whom I shall have first duly proved. I do further swear that I will, at all times, and in all places, yield prompt and implicit obedience, to the utmost of my ability, without remonstrance, hesitation, or delay, to any and every mandate, order, or request of my immediate M. E. G. C., in all things touching the purposes of the O. S. L., and to defend the principles thereof, when assembed in my own State or country, in whatever capacity may be assigned to me by authority of our O.; and I do further swear that I will never induct, or consent to the induction of any person into the I. T., until he shall have first been approved by that and from superior authority; and that I will ever faithfully keep secret every counsel of M. E. K.'s, whether in or out of O. S. L., so keep it God! Amen.

K. C. C.—[Instruct.]
Mr. Alf. Allen read and laid on the table the following joint resolutions, viz:

§ 1. Resolved by the General Assembly of the Commonwealth of Kentucky, That on Saturday, the 20th of May, 1865, at 10½ o'clock A. M., the Senate and House of Representatives will go into joint session, for the purpose of hearing any proof that may be offered in support of the address of the General Assembly removing the Hon. J. F. Bullitt, one of the judges of the Court of Appeals, from office; and that the examination of witnesses and the trial to be conducted by such person or persons as may be selected by joint ballot of the two Houses.

§ 2. Resolved, That said Bullitt, by himself or counsel, have the privilege to appear at the bar of the House in his defense, and offer such proof as he may desire.

The rules of the House being dispensed with, said resolutions were taken up, twice read, and adopted.

On motion of Mr. Bohannon, leave of absence was granted to Mr. McGinnis until to-morrow; and on motion of Mr. J. R. Thomas, indefinite leave of absence was granted to Mr. Elliott.

The House then took up the motion made by Mr. Luttrell on the 27th day of February last, to reconsider the vote by which the House passed a bill, entitled

A bill for the benefit of Wm. H. Miller.

Mr. Alf. Allen moved to lay said motion to reconsider on the table. And the question being taken thereon, it was decided in the negative.

The question was then taken on reconsidering the vote by which the House passed the bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. McLoed and Luttrell, were as follows, viz:

Those who voted in the affirmative, were—


Samuel E. DeHaven,

Those who voted in the negative, were—

The House then took up the motion made by Mr. Kinney on the 27th day of February last, to reconsider the vote by which the House refused to pass a bill, entitled

A bill to increase the pay of members of the General Assembly of the Commonwealth of Kentucky.

Mr. John R. Thomas moved to lay said motion on the table.

And the question being taken thereon, it was decided in the affirmative.

The House then took up the resolution for the benefit of J. R. Hill and others, reported by the Committee on Military Affairs on the 27th day of February last.

And the question being taken, "Shall said resolution be adopted?" it was decided in the negative.

The House then took up a bill from the Senate, entitled

An act to amend an act, entitled "An act to tax railroads, turnpike roads, and other corporations in aid of the Sinking Fund," approved February 20, 1864.

On motion of Mr. DeHaven,

Ordered, That the Public Printer forthwith print 150 copies of said bill for the use of the members of the General Assembly, and that the further consideration be postponed until to-morrow.

And then the House adjourned.
FRIDAY, MAY 19, 1865.

A message was received from the Senate announcing that they had concurred in the amendment proposed by this House to a bill which originated in the Senate, entitled

An act for the benefit of Klara Dinkenspeil.

That they had passed bills and concurred in resolutions, which originated in this House, of the following titles, viz:

An act to authorize the holding of a special term of the Adair circuit court.

An act to charter the Savings Bank of Louisville.


Resolution appointing a committee to prepare and present resolutions in relation to the death of Abraham Lincoln, late President of the United States.

With an amendment to the last named bill.

And that they had passed bills of the following titles, viz:

An act to change the times of holding courts of claims and levy for the county of Hopkins.

An act to charter Hope Woollen Mills Company.

An act to enlarge the Harrod's creek voting precinct, in Jefferson county.

An act to charter the Island Oil and Salt Manufacturing Company.

An act to incorporate the Jefferson Bank of Deposit.

An act to incorporate the Louisville Furniture Manufacturing Company.

An act to amend the act incorporating the Ohio and Mississippi Transportation Company.

An act to incorporate the Society of the Alumni of the Male High School of Louisville.

An act for the benefit of James T. Robertson, sheriff of Hopkins county.

An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."

The following petitions were presented, viz:
By Mr. Davis—

1. The petition of sundry citizens of Harlan county, praying for the passage of an act to change the boundary line between the counties of Harlan and Knox.

By Mr. Chandler—

2. The petition of sundry citizens of Taylor county, praying for the passage of an act conferring certain powers upon the trustees of the town of Campbellsville.

By Mr. Stinson—

3. The petition of sundry citizens of the Rock Creek precinct, in Grayson county, praying for the passage of an act to change the voting place in said precinct.

By Mr. Hanson—

4. The petition of sundry citizens of the city of Paris, praying for the passage of an act authorizing said city to raise by taxation a fund for the support of public schools.

By Mr. Joshua F. Bell—

5. The petition of Clifton Rodes and others, praying for the passage of an act authorizing the stockholders to wind up the affairs of the Central Bank of Kentucky.

Which were received, their reading dispensed with, and referred—the 1st to the Committee on Propositions and Grievances; the 2d and 4th to the Committee on Corporate Institutions; the 4th to the Committee on Privileges and Elections; and the 5th to the Committee on Banks.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in this House, of the following title, viz:

An act to authorize the holding of a special term of the Adair circuit court.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The Speaker appointed Messrs. Joshua F. Bell, Marshall, Kinney, and Bramlette, the committee on the part of this House, in pursuance of the joint resolution adopted by the two Houses in relation to resolutions on the death of Abraham Lincoln, late President of the United States.

H. R.—66
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Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The Speaker appointed Messrs. Joshua F. Bell, Marshall, Kinney, and Bramlette, the committee on the part of this House, in pursuance of the joint resolution adopted by the two Houses in relation to resolutions on the death of Abraham Lincoln, late President of the United States.
Leave was given to bring in the following bills, viz:

On motion of Mr. Baker—1. A bill for the benefit of Boone county.

On motion of Mr. Hanson—2. A bill to aid in establishing public schools in the city of Paris.

On motion of Mr. Ross—3. A bill for the benefit of school districts Nos. 1, 7, 20, and 70, of Lawrence county.

On motion of Mr. Cardwell—4. A bill for the benefit of E. B. Treadway, of Owsley county.

On motion of Mr. Webb—5. A bill to legalize certain proceedings of the Henry county and circuit courts.

On motion of Mr. Ray—6. A bill repealing an act authorizing the establishment of a toll-bridge over Obion river, in Hickman county.


On motion of Mr. Davis—8. A bill in regard to the citizens meeting the sheriff at the court-house to pay their taxes in Knox county.


On motion of Mr. Luttrell—10. A bill to amend the road laws in Mason county.

On motion of Mr. Ingram—11. A bill for the benefit of school district No. 20, in Pulaski county.

On motion of Mr. Chandler—12. A bill for the benefit of the Muldrough's Hill, Campbellsville, and Columbus turnpike road.

On motion of Mr. McLoed—13. A bill to amend the law establishing the office of public administrator and guardian, approved January 28, 1865.


On motion of Mr. Alf. Allen—15. A bill to charter the Breckinridge Agricultural and Mechanical Society.

On motion of Mr. Hanson—16. A bill to better guard and secure the right of suffrage and the freedom of elections in this Commonwealth.

On motion of Mr. Varron—17. A bill for the benefit of Mrs. Mary Ann Ford.

On motion of Mr. Shanklin—18. A bill to incorporate Hart Lodge, No. 60, of Free and Accepted Ancient York Masons.

On motion of same—19. A bill to incorporate the Jennica Island Petroleum and Mining Company.
On motion of Mr. Delph—20. A bill to incorporate the Louisville Oil and Gold Mining Company.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 7th, and 10th; the Committee on Corporate Institutions the 2d, 15th, 18th, 19th, and 20th; the Committee on Education the 3d and 11th; the Committee on Ways and Means the 4th, 8th, and 9th; the Committee on the Judiciary the 5th, 6th, and 16th; the Committee on Internal Improvement the 12th; the Committee on the Revised Statutes the 13th and 14th; and the Committee on Circuit Courts the 17th.

Mr. Lauck moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts be directed to report to this House the amount of money borrowed under the provisions of the act, entitled "An act to provide funds for paying troops raised for defense of the State," approved February 18th, 1864; also, how much has been expended, and in what way; and what amount there is, if any, to become a part of the Sinking Fund of the State.

The rule of the House being dispensed with, said resolution was twice read and adopted.

On motion of Mr. Dulin, indefinite leave of absence was granted to Mr. E. H. Smith.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

**By the Committee on Propositions and Grievances—**

1. A bill to appropriate certain moneys by the county court of Mercer county.

2. A bill to establish an additional voting place in Buffalo precinct, in Carter county.

3. A bill to change the place of voting in Buffalo precinct, in Carter county.

4. A bill to establish an additional voting precinct in the county of Oldham.

5. A bill to legalize the qualification of Chas. F. Bosley as sheriff of Washington county, and to legalize his acts as such.

6. A bill for the benefit of the assessor of Washington county.

By same—

By same—

By same—
10. A bill for the benefit of John Cummings, late sheriff of Rockcastle county.

By the Committee on Internal Improvement—
11. A bill for the benefit of the Springfield and Bardstown turnpike road company.

By the Committee on Education—
12. A bill to amend the charter of the Madison Female School.

By the Committee on Corporate Institutions—
13. A bill to incorporate the Knox, Richland, and Fighting Creek Oil and Mineral Company.

By same—
14. A bill to incorporate the Lewisport Lodge, No. 303, of Free and Accepted Masons.

By same—
15. A bill concerning the town of Florence, in Boone county.

By same—
16. A bill to incorporate the Golden Era Petroleum Coal Oil Company.

By the Committee on Internal Improvement—
17. A bill to amend an act, entitled "An act transferring portions of the Elizabethtown and Bell Tavern turnpike road to the counties of Hardin, Hart, and Barren."

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 7th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Taylor), W. M. Fisher, Wm. A. Pepper, Alfred Allen, Elijah Gabbert, Hiram S. Powell,
May 10.

In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, directed to draw his warrant on the Treasury for the sum of one hundred and fifty dollars in favor of John Ballard, sr., of Oldham county.

§ 2. This act shall take effect from its passage.

Senate bills of the following titles, viz:

1. An act to change the time of holding courts of claims and levy for the county of Hopkins.
2. An act to charter Hope Woolen Mills Company.
3. An act to enlarge the Harrod's creek voting precinct, in Jefferson county.
4. An act to charter the Island Oil and Salt Manufacturing Company.
5. An act to incorporate the Jefferson Bank of Deposit.
6. An act to incorporate the Louisville Furniture Manufacturing Company.
7. An act to amend the act incorporating the Ohio and Mississippi Transportation Company.
8. An act to incorporate the Society of the Alumni of the Male High School of Louisville.
10. An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."

11. An act regulating corporations.

12. An act for the benefit of Theodore Thompson, sheriff of Livingston county.

Were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 3d was referred to the Committee on Privileges and Elections; the 4th, 7th, and 8th to the Committee on Corporate Institutions; the 5th to the Committee on Banks; the 9th and 12th to the Committee on Ways and Means; the 11th to the Committee on the Judiciary; and the 1st, 2d, 6th, and 10th were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 6th, and 10th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The amendment proposed by the Senate to a bill which originated in this House, entitled "An act to charter the Savings Bank of Louisville," was taken up, twice read, and concurred in.

The House then took up the Senate bill, entitled

An act to amend an act, entitled "An act to tax railroads, turnpike roads, and other corporations, in aid of the Sinking Fund," approved February 20, 1864.

And the question being taken, "Shall the bill be read the third time?" it was decided in the negative.

So said bill was disagreed to.

The House then took up the Senate bill, entitled

An act to regulate the salaries of the judges of the Court of Appeals.

And the question again being taken on the passage of said bill, it was decided in the negative.

The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John M. Delph, Thos. W. Owings,
Alfred Allen, J. B. English George S. Shanklin,
Wm. M. Allen, W. M. Fisher, H. W. Tuttle,
Joshua Barnes, Francis Gardner, Willie Walker,
Isaac Callison, C. M. Hanks, A. H. Ward,
John T. Clark, P. B. Hawkins, Isaac N. Webb—20,
Albert A. Curtis, M. E. Ingram,
Those who voted in the negative, were—

William H. Baker, Aaron Gregg, James T. Pierson,
H. M. Bedford, Hiram Hagan, Hiram S. Powell,
Joshua F. Bell, Richard H. Hanson, Nicholas A. Rapier,
William Bell, C. C. Harvey, F. M. Ray,
T. J. Birchett, Jacob Hawthorn, John D. Ross,
Henry Bohnon, A. H. Herrod, J. C. Sayers,
John C. Bolin, J. L. Hill, Caleb Stinson,
James T. Bramlette, O. P. Johnson, T. R. Taylor,
William A. Brooks, William R. Kinney, John R. Thomas,
E. A. Brown, J. F. Lauck, S. B. Thomas,
R. J. Brownne, Perry S. Layton, Wm. R. Thompson,
John W. Campbell, J. H. Lowry, H. G. Van Seggern,
T. P. Cardwell, L. S. Luttrell, Thomas W. Varnon,
Joseph H. Chandler, John S. McFarland, A. G. Waggner,
James W. Davis, Milton McGrew, W. W. Waring,
Sanuel E. DeHaven, H. C. McLeod, M. E. White,
Edward F. Dulin, W. H. Miller, George H. Whitten,
Sebastian Efford, Wm. A. Morton, James Wilson,

[For bill—see Journal of 28th February.]

The House then took up the Senate bill, entitled
An act for the benefit of Robert Hall.
Mr. R. J. Browne moved to lay said bill on the table.
And the question being taken thereon, it was decided in the affirmative.

The House then took up Senate bills of the following titles, viz:
1. An act extending the statute of limitations.
2. An act for the benefit of various sheriffs of this Commonwealth.
3. An act to increase the common school fund of the State.

Ordered, That the 1st be referred to the Committee on the Judiciary,
and that the 2d and 3d be recommitted to the Committee on Ways and Means.

A bill from the Senate, entitled “An act to authorize the formation of corporations for mining, manufacturing, and other purposes,” was then taken up.

Mr. John R. Thomas moved an amendment thereto, as a substitute therefor.

Ordered, That the further consideration of said bill be postponed for the present, and that the Public Printer forthwith print 150 copies of the substitute for the use of the members of the General Assembly.

House bills of the following titles, viz:
1. A bill authorizing the trustees of the town of Florence to sell a certain tract of land in Boone county.
2. A bill to amend an act, entitled "An act to authorize the Auditor of Public Accounts to contract for the binding of the public books," &c. Were then taken up.

Ordered, That the 1st be committed to the Committee on the Judiciary, and the 2d be recommitted to the Committee on Public Offices.

A House bill, entitled "A bill for the benefit of John N. Hadden, of Todd county," was read the third time.

And the question was taken, "Shall the bill pass?" and it was decided in the negative.

A House bill, entitled "A bill to amend chapter 99 of the Revised Statutes," title "Taverns, Tippling-houses, &c.," was read the second time.

Mr. Dulin moved an amendment.

Which was adopted.

The question was then taken, "Shall said bill, as amended, be read the third time?" and it was decided in the negative.

The House then took up the resolution from the Senate concerning grave-stones to be erected over certain graves in the Frankfort Cemetery.

Ordered, That said resolution be referred to the Committee on Claims.

The House then took up the joint resolution moved by Mr. Ray on the 17th instant.

Mr. Waring moved to lay said resolution on the table.

And the question being taken thereon, it was decided in the affirmative.

And then the House adjourned.
SATURDAY, MAY 20, 1865.

A message was received from the Senate announcing that they had passed a bill, which originated in this House, of the following title, viz:

An act to amend the charter of the Madison Female School.

And that they had passed bills of the following titles, viz:

An act to amend the act, entitled "An act to incorporate the Southern Kentucky Coal, Mining, and Transportation Company," approved February 22d, 1860.

An act for the benefit of James A. Ward, late sheriff of Johnson county.

An act for the benefit of S. W. Owens, sheriff of Ballard county.

An act for the benefit of John Walden, of Estill county.

An act to amend "An act for the benefit of common school district No. 35, in Daviess county," approved December 18, 1863.

An act to incorporate the Augusta Deposit Bank of Augusta, Kentucky.

An act to amend an act, entitled "An act to incorporate Mt. Moriah Lodge, No. 206, of Free and Accepted Masons," approved September 30, 1861.

Mr. Dulin presented the petition of sundry citizens of Greenup county, praying for the passage of an act for the benefit of Allen Myers, of said county.

Which was received, its reading dispensed with, and referred to the Committee on the Revised Statutes.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill and resolutions, which originated in this House, of the following titles, viz:

An act to charter the Savings Bank of Louisville.

Resolution appointing joint committee to prepare resolutions in regard to the death of Abraham Lincoln, late President of the United States.


Also bills which originated in the Senate, of the following titles, viz:

An act for the benefit of Klara Dinkenspeil.

An act to charter Hope Woollen Mills Company.
An act to incorporate the Louisville Furniture Manufacturing Company.

An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. Miller—1. A bill for the benefit of the sureties of Q. C. Shanks, late sheriff of Ohio county.

On motion of Mr. Hawthorn—2. A bill to amend the charter of the Twelve Mile turnpike company, in Campbell county.

On motion of Mr. Sayers—3. A bill to incorporate the Sandy Valley Oil Company.

On motion of Mr. Gatewood—4. A bill for the benefit of the heirs of Elijah J. Slaton, deceased.

On motion of Mr. J. F. Bell—5. A bill to amend the charter of the Clark's Run and Salt River turnpike road company.

Ordered, That the Committee on Ways and Means prepare and bring in the 1st; the Committee on Internal Improvement the 2d; the Committee on Corporate Institutions the 3d and 5th, and the Committee on the Judiciary the 4th.

Mr. Alf. Allen read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That it shall be hereafter a standing rule for the government of the two Houses in joint session, that both Speakers shall preside during the same, deciding all questions which may arise, and that in the event of a disagreement between the two Speakers, the same shall be settled by a majority of the two Houses voting on the question.

Mr. Alf. Allen moved to dispense with the rule requiring joint resolutions to lie one day on the table, and also with the rule requiring its reference to a standing committee, in order to take up and act upon said resolution at this time.

And the question being taken thereon, it was decided in the affirmative.

Said resolution was then taken up, pending the consideration of which.

A message was received from the Senate, announcing that they had adopted a resolution providing for the raising of a joint committee to report rules governing the two Houses in the trial of Judge Bullitt.
Mr. R. J. Browne moved to postpone the further consideration of the present of the resolution moved by Mr. Alg. Allen, in order to take up and consider the resolution just reported from the Senate.

Which motion was adopted.

Said Senate resolution was then taken up, twice read, and concurred in.

[For resolution—see Senate Journal of this date.]

The Speaker then appointed Messrs. Alf. Allen, R. J. Browne, and Shanklin, the committee on the part of this House, in accordance with said resolution.

Mr. Shanklin asked to be relieved from serving on said committee, as he had just been called home.

Which was granted, and Mr. Ward appointed in his place and stead.

A message was received from the Senate by Messrs. Bruner and Grover, announcing that they had been appointed on said committee on the part of the Senate.

Mr. Owings read and laid on the table the following joint resolution, viz:

Whereas, An order has been issued by the Secretary of War to stop the recruiting and enlisting of soldiers for the Army of the United States, and also an order to reduce the number of soldiers already in the army; and whereas, the recruiting and enlisting of negroes for the United States Army is still going on in Kentucky; therefore,

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Secretary of War be respectfully requested, through the Governor of Kentucky, if not incompatible with the good of the public service, to inform this body why the recruiting and enlisting of soldiers is still going on in Kentucky, when it has been stopped in all the other loyal States.

The rule of the House in regard to resolutions having been dispensed with, said resolution was taken up, twice read, and adopted.

The yeas and nays being required on the adoption of said resolution by Messrs. Powell and John R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, W. H. Miller,
Alfred Allen, Francis Gardner, Wm. A. Morton,
Wm. M. Allen, Evan M. Garratt, William L. Neale,
William H. Baker, John J. Gatewood, Thos. W. Owings,
Joshua Barnes, Hiram Hagan, James T. Pierson,
H. M. Bedford, C. M. Hanks, Nicholas A. Rapier,
Joshua F. Bell, Richard H. Hanson, F. M. Ray,
William Bell, C. C. Harvey, John D. Ross,
Those who voted in the negative, were—

T. J. Birchett, Aaron Gregg, Jacob Hawthorn,

Mr. Lauck read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Adjutant General be, and is hereby, empowered to procure and keep in his office an official seal to evidence the authority of papers and documents issuing therefrom.

The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

Mr. Lauck moved the following resolution, viz:

Resolved, That the Adjutant General be requested to report to this House how many troops, whether infantry, cavalry, or artillery, were raised under the provisions of the act, entitled "An act empowering the Governor to raise a force for the defense of the State," approved January 26, 1864; also, how many are still in the service, and whether or not there are any officers drawing pay whose regiments have been mustered out of service.

The rule of the House being dispensed with, said resolution was twice read and adopted.

The Speaker laid before the House the response of the Auditor to the resolution moved by Mr. Lauck on yesterday, in regard to the Military Fund, as follows, viz:

AUDITOR'S OFFICE, FRANKFORT, May 20, 1865.

Hon. H. Taylor, Speaker House Representatives:

Sir: In response to the resolution adopted by your honorable body on yesterday, on motion of Hon. J. F. Lauck, I have the honor to report, that there has been borrowed, under the act approved February 18, 1864, entitled "An act to provide funds for paying troops raised for the defense of the State," the sum of four hundred and fifteen thousand dollars; for this sum bonds of the State are outstanding, payable as provided in said act. The same forms a part of the present State debt, and is payable from
the present and future resources of the Sinking Fund. In addition to this, the Governor loaned the Military Fund fifteen thousand dollars from his Secret Service Fund, which is to be refunded.

There is now in the Treasury, subject to the order "Military Fund," $11,444.74.

I cannot furnish the information required by the resolution regarding the manner in which the sums above have been expended. This can alone be given by the Quartermaster General, Hon. S. G. Suddarth, upon whose order all sums borrowed under the act aforesaid are paid through this department.

I have the honor to be,

Very respectfully,

Your ob't serv't,

W. T. SAMUELS, Auditor.

On motion of Mr. DeHaven,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Ways and Means.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Propositions and Grievances—

1. A bill for the benefit of Margaret A. Kuykendoll.

By the Committee on Privileges and Elections—

2. A bill to remove the Rock Creek voting precinct to Millerstown, Grayson county.

By the Committee on Ways and Means—

3. A bill for the benefit of Thos. J. Jolly, sheriff of Breckinridge county.

By same—

4. A bill for the benefit of Isaac Radley, late sheriff of Hardin county.

By same—

5. A bill for the benefit of Philip Darnell, late sheriff of Marshall county.

By same—

6. A bill for the benefit of E. B. Caldwell, late sheriff of Lincoln county.

By the Committee on Internal Improvement—

7. A bill for the benefit of the Muldrough's Hill, Campbellsville, and Columbia turnpike road company.

By same—

8. A bill fixing the rate of toll on the Louisville and Taylorsville turnpike road company.
By same—

By the Committee on Agriculture and Manufactures—

By the Committee on Circuit Courts—
11. A bill to regulate the time of holding the circuit courts in the twelfth judicial district.

By same—

By same—
13. A bill for the benefit of Mary Ann Ford.

By the Committee on County Courts—
14. A bill for the benefit of the administrators of James R. Hughes, deceased, late clerk of the Union circuit and county courts.

By same—
15. A bill for the benefit of the police judge of Eddyville.

By same—

By same—
17. A bill to fill the vacancy in the office of county judge in Ohio county.

By same—

By same—
19. A bill to change the name and place of voting in the Hays Spring precinct in Jefferson county.

By same—

By same—
21. A bill for the benefit of the executor of Wm. Ricketts.

By same—
22. A bill to amend an act, entitled “An act for the benefit of Rosa, a slave.”

By same—
23. A bill for the benefit of the jailer of McCracken county.
By the Committee on Corporate Institutions—

24. A bill to incorporate the town of St. Mary's, in Marion county.

By same—

25. A bill to authorize the city of Paris to raise by taxation a fund for the support of public schools.

By same—

26. A bill to amend an act, entitled "An act to incorporate the Dry Run Oil Company," approved March 1, 1865.

By same—

27. A bill to amend an act, entitled "An act to incorporate the town of Elizabethtown," approved February, 1850.

By same—

28. A bill to incorporate the Big Bone Petroleum, Oil, Manufacturing, and Mining Company.

By same—

29. A bill to incorporate the Salem Baptist Church, of Cumberland county.

By same—

30. A bill to incorporate the Long Falls Petroleum, Oil, and Mining Company.

By same.

31. A bill to incorporate the town of Millerstown, in Grayson county.

By same—

32. A bill to extend the limits of the town of Cromwell, in Ohio county.

By same—

33. A bill to incorporate the Sandy Valley Oil Company.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Ways and Means; the 15th to the Committee on the Revised Statutes; and the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32d, and 33d bills were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of the 2d, 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th,
20th, 30th, 31st, 32d, and 33d bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 3d bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Francis Gardner, W. H. Miller,
Alfred Allen, Evan M. Garrett, Wm. A. Morton,
Wm. M. Allen, John J. Gatewood, William L. Neale,
Joshua Barnes, Aaron Gregg, James T. Pierson,
Joshua F. Bell, Hiram Hagan, Nicholas A. Rapier,
Wm. Bell, C. M. Hanks, F. M. Ray,
T. J. Burchett, Richard H. Hanson, John D. Ross,
John C. Bolin, C. C. Harvey, Caleb Stinson,
Jas. T. Bramlette, P. B. Hawkins, T. R. Taylor,
E. A. Brown, Jacob Hawthorn, John R. Thomas,
R. J. Browne, Thomas P. Hays, S. B. Thomas,
Isaac Calhoun, A. H. Herrod, Wm. R. Thompson,
John W. Campbell, J. L. Hill, H. W. Tuttle,
T. P. Cardwell, C. P. Johnson, Thomas W. Varnon,
Joseph H. Chandler, William R. Kinney, A. G. Waggner,
Albert A. Curtis, J. F. Lauck, Willie Walker,
James W. Davis, Perry S. Layton, A. H. Ward,
Samuel E. DeHaven, J. H. Lowry, W. W. Waring,
John M. Delph, L. S. Luttrell, Isaac N. Webb,
Edward F. Dulin, Thos. A. Marshall, M. E. White,
Sebastian Eifort, John S. McFarland, Geo. H. Whitten,
J. B. English, John L. McGinnis, James Wilson,
W. M. Fisher, Milton McGrew, Geo. T. Wood—71;
Elijah Gabbert, H. C. McLeod,

In the negative—John T. Clark—1.

Said bill reads as follows, viz.:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be, and he is hereby, directed to draw his warrant on the Treasurer in favor of Thos. J. Jolly, for the sum of one hundred and twenty-three dollars and ten cents, to be paid out of any money in the Treasury not otherwise appropriated.

§ 2. This act shall take effect from its passage.

The Committee on Education reported
A bill to incorporate Berea College.
Which was read the first time.
And the question being taken, “Shall said bill be read the second time?” it was decided in the negative.

So said bill was rejected.
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The Committee on County Courts reported
A bill regulating the appointment of deputy clerks of the several county courts in this Commonwealth.
Which was read the first time, and ordered to be read the second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
The question was taken, "Shall the bill be read the third time?" and it was decided in the negative.
So said bill was rejected.
The Committee on County Courts reported
A bill to furnish Metcalfe county with certain books.
Which was read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of the said bill by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

R. J. Browne, Evan M. Garriott, Perry S. Layton,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Secretary of State be, and he is hereby, directed to furnish the clerk of the circuit court of Metcalfe county, for the use of said county, one copy of Stanton’s Revised Statutes, the acts of the General Assembly from the year 1859 to the year 1863, one copy of the Codes of Practice, one copy of Monroe’s and Harlan’s Digest, and a complete set of the Kentucky Reports; and if any of the aforementioned books are not on hand belonging to the State of Kentucky, it shall be the duty of the Secretary to purchase the same on the best terms possible, and certify the costs thereof to the Auditor, who shall draw his warrant on the Treasurer for the amount thus certified, in favor of the person entitled to the same.

§ 2. It shall furthermore be the duty of said Secretary to furnish the clerk of the county court of said county with all the aforesaid books, except the Kentucky Reports.

The Committee on the Revised Statutes reported

A bill to amend the act, entitled “An act to establish the office of public administrator and guardian,” so far as it applies to the county of Woodford.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. R. J. Browne moved to amend the same, so as to make it apply to the county of Washington.

Which amendment was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be amended so as to read,

A bill to amend the act, entitled “An act to establish the office of public administrator and guardian,” so far as it applies to the counties of Woodford and Washington.

Mr. Alf. Allen, from the joint committee appointed to report rules governing the two Houses in the trial of Hon. J. F. Bullitt, reported that, in order to have time to prepare said rules, the committee desired a postponement of the time set for said trial from 10½ o’clock this day until 10½ o’clock on Monday next.
Which report was concurred in, and the time of trial postponed until Monday next, at 10½ o'clock.

The following Senate bills were reported by the committees to whom they had been referred, without amendment, viz:

By the Committee on Privileges and Elections—
1. An act to enlarge the Harrod's Creek voting precinct, in Jefferson county.

By the Committee on Corporate Institutions—
2. An act to amend the act incorporating the Ohio and Mississippi Transportation Company.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Banks, to whom had been referred a Senate bill, entitled
An act to incorporate the bank of Hopkinsville,
Reported the same with amendments thereto.
Which amendments were concurred in.
Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following committees asked to be discharged from the further consideration of the following leaves, bills, and petitions, which had been referred to them:

The Committee on Religion—1. Leave to bring in a bill to legalize the sale of Howard's Church, in the county of Clarke.

The Committee on Public Offices—2. A bill to amend an act, entitled "An act to authorize the Auditor of Public Accounts to contract for the binding of the public books, &c."

The Committee on the Revised Statutes—3. Leave to bring in a bill to repeal section 3, article 3, chapter 47, of the Revised Statutes.

Same Committee—4. The petition of sundry citizens of the town of Cromwell, praying for the passage of an act to enlarge the civil jurisdiction of the police judge of said town.

Same Committee—5. Leave to bring in a bill to fix the tax on licenses for theatrical performances in cities and towns.
Ordered, That said committees be discharged from the further consideration thereof, and that the 1st be referred to the Committee on the Judiciary, and the 5th to the Committee on Ways and Means.

On motion of Mr. Lowry, indefinite leave of absence was granted to Mr. Pepper.

Mr. McLoed moved to reconsider the vote by which the House passed a bill, entitled

A bill for the benefit of the jailer of McCracken county.

And the question being taken thereon, it was decided in the affirmative.

Mr. McLoed then moved to reconsider the vote by which the House dispensed with the third reading of said bill, and also the vote by which it was ordered to be engrossed and read the third time.

And the question being taken thereon, it was decided in the affirmative.

Ordered, That said bill be referred to the Committee on Claims.

Mr. Morton read and laid on the table the following joint resolution, viz:

WHEREAS, It has pleased a Divine Providence to again invade our circle, and remove from our midst Bradford L. Porter, late a member of this General Assembly; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That, in the death of Bradford L. Porter, society has lost a true-hearted Christian gentleman, our country has lost a patriot, who has ever been true to her and her interest, and to his family is due our sympathies for the loss of an affectionate husband and father.

Resolved, That while we bow with humble submission to the fiat of Him who doeth all things well, we cannot but sorrow for the death of so good a man, and that we hereby tender to his family our heartfelt sympathies in this the time of their grief.

Resolved, That a copy of these resolutions be spread upon the Journal of the House, that the Clerk transmit a copy of the same to his family, and that, as a testimony of respect for the memory of Mr. Porter, that the House be draped in mourning and the members wear the usual badge of mourning for thirty days.

Resolved, That the House do now adjourn.

The rules of the House being dispensed with, said resolution was taken up, twice read, and adopted.

And then the House adjourned.
MONDAY, MAY 22, 1865.

A message was received from the Senate announcing that they had concurred in the amendment proposed by this House to a bill which originated in the Senate, entitled

An act to incorporate the Bank of Hopkinsville.

That they had passed bills which originated in this House of the following titles, viz:

An act to incorporate William Tell Lodge, No. 146, I. O. O. F.
An act to incorporate the St. John's Episcopal Church, Louisville.
An act concerning the town of Florence, in Boone county.
And that they had passed bills of the following titles, viz:

An act to amend an act, entitled "An act to amend chapter 61, Revised Statutes," approved March 3, 1865.

An act to incorporate the Louisville and Memphis Packet Company.
An act to incorporate the Louisville and Tennessee River Packet Company.
An act to incorporate the Louisville and Arkansas River Packet Company.
An act to incorporate the Louisville and Cumberland River Packet Company.
An act to incorporate the Louisville and White River Packet Company.
An act to incorporate the Burksville Oil and Mining Company.
An act to provide for a joint action against parties defendants in certain cases.
An act to amend the act of March 1st, 1865, to amend the charter of the Louisville Masonic Fraternity.
An act to amend the 6th chapter of the Criminal Code of Practice, title "Trials," article 5, section 227.
An act to amend an act to incorporate the Savings and Deposit Bank in the city of Louisville, called the Union Bank.
An act to incorporate the Louisville and Green River Packet Company.
An act for the benefit of Keturah M. Hodge, of Campbell county.
An act to incorporate the Warsaw Male and Female College.
An act to amend an act to authorize county surveyors to qualify commissioners, approved May 1st, 1854.

Mr. Hagan presented the petition of M. B. Welch, of Monroe county, praying for the passage of an act for his benefit.

Which was received, its reading dispensed with, and referred to the Committee on Ways and Means.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in this House, entitled

An act to amend the charter of the Madison Female School.

Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the Bank of Hopkinsville.

An act to change the time of holding courts of claims and levy for the county of Hopkins.

And had found the same truly enrolled.

Ordered, That Mr. Brooks inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bramlette—1. A bill to repeal paragraph 3, chapter 358, of an act to lay off Adair county into magistrates' and election districts, approved February 18, 1860.

On motion of Mr. Spurr—2. A bill to amend chapter 83, art 4, section 6, Revised Statutes, title "Revenue and Taxation."

On motion of Mr. Weir—3. A bill to change the place of voting in Rochester district, in Muhlenburg county.

On motion of Mr. Barnes—4. A bill to raise money to pay for property purchased for the benefit of the inmates of the Western Lunatic Asylum.

On motion of Mr. Calhoun—5. A bill to permit John McCullough and John Welsh to establish a Jenny Lind table in the town of Calhoun.

On motion of Mr. Davis—6. A bill for the benefit of school district No. 43, in Knox county.

On motion of Mr. Gabbert—7. A bill for the benefit of school district No. 35, in Mercer county.

On motion of Mr. Birchett—8. A bill for the benefit of school district No. 14, in McCracken county.

On motion of Mr. McFarland—9. A bill to charter the city of Owensboro, in Daviess county.
MAY 22. [HOUSE OF REPRESENTATIVES.]

On motion of Mr. J. F. Bell—10. A bill for the benefit of the Kentucky Institute for the Education of the Deaf and Dumb.

Ordered, That the Committee on the Revised Statutes prepare and bring in the 1st and 2d; the Committee on County Courts the 3d; the Committee on Ways and Means the 4th; the Committee on Propositions and Grievances the 5th; the Committee on Education the 6th, 7th, 8th, and 10th; and the Committee on Corporate Institutions the 9th.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That the Committee on the Revised Statutes inquire into the propriety,

1st. Of repealing all acts passed at the last January session increasing the salaries of public officers.
2d. Of repealing all acts passed at the same session increasing the fees of public officers, both in civil and criminal cases, and that they report by bill or otherwise.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Miller moved the following resolution, viz:

Resolved, That the Committee on County Courts inquire and report to this House, whether or not some legislation is necessary in order to fill vacancies that have or may hereafter occur in the office of county court judge.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Calhoon moved the following resolution, viz:

Resolved, That the officers of the Southern Bank of Kentucky report to the Legislature the present condition of said bank, the amount of their notes now in circulation; that they report in detail the assets now on hand, and the value thereof, and what further dividend the State and other stockholders will receive. If said report cannot be prepared in time for the use of the present Legislature, that the same be forwarded to the Governor of the State, who is requested to have the same published for the information of parties concerned.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. J. F. Bell moved the following resolution, viz:

Resolved, That the Hall of the House be granted to Mr. J. A. Jacobs, principal of the Institution for the Deaf and Dumb at Danville, for an exhibition of some of the pupils of that Institution on Wednesday evening next, May 24, 1865.

The rule of the House being dispensed with, said resolution was twice read and adopted.
The following bills were reported by the committees appointed to prepare and bring in the same, viz:

By the Committee on Internal Improvement—
1. A bill to amend the charter of the Twelve Mile turnpike company.

By the Committee on Corporate Institutions—
2. A bill to amend an act, entitled "An act to incorporate the Maysville Gas Company."

By same—
3. A bill to amend the charter of the town of Sardis, in Mason county.

By same—
4. A bill to amend an act to incorporate the Kentucky Ship Building and Lumber Company.

By same—
5. A bill to incorporate the Lost Pond Petroleum, Oil, and Mining Company.

By same—
6. A bill to amend an act, entitled "An act to incorporate the Kentucky Land Mining Company."

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. R. J. Browne, from the joint committee appointed by the two Houses to prepare and report rules for the government of the two Houses, whilst in joint session, to investigate the charges preferred against Judge Joshua F. Bullitt, made the following report, viz:

The committee, to whom was referred the duty of preparing and reporting rules for the government and proceeding of the two Houses whilst in joint session to investigate the charges preferred against Judge Joshua F. Bullitt, have had the subject under consideration, and beg leave to report—

That the action of the General Assembly, in voting upon an address for the removal from office of a public functionary, as prescribed by the third section of the fourth article of the Constitution of Kentucky, is a legislative act, differing from ordinary acts of legislation in this: that two thirds of each House, instead of a majority of each, is required to carry the address.

The Constitution makes no provision, and no precedent is found under it, for the meeting of the co-ordinate branches of the General Assembly in joint session for legislative action.
The precedents are against such action. Questions of doubt and difficulty would present themselves, at every stage of the proceeding, who shall preside over the deliberations of the joint session?

Who appoint the person or persons to conduct the prosecution on the part of the Legislature and of the accused?

Can the Senate vote in the House, and with the House, upon preliminary and incidental questions, as they are presented? And if it can, then is the vote of that body equal to that of the House, or only equal to one third of that body?

And in case of a difference of opinion of the two bodies, while in joint session, who shall decide? And does not the Senate cease to be such while sitting with the House of Representatives in the same chamber?

These are some of the novel questions to be determined by the joint session.

Your committee, after mature deliberation, are of the opinion that each body, in acting upon the address, should maintain its separate organization.

In their judgment the appropriate mode would be, and they recommend, the appointment of a joint committee of the two Houses, to be composed of two from the Senate and three from the House, whose duty it shall be to hear all the proof which shall be adduced in the case, cause the same to be reduced to writing, to be printed and reported by them for the final action of the General Assembly when the address is considered by that body.

They recommend the adoption of the following resolutions:

Resolved, That the resolution heretofore passed by this General Assembly, providing for a joint session of the two Houses to hear the evidence upon the trial of Judge Joshua F. Bullitt, be, and the same is hereby, repealed.

Resolved, That a committee of two from the Senate and three from the House be appointed by their respective Speakers, to hear such proof as the prosecution or defense shall desire to have heard upon the trial of the charges preferred against Judge Joshua F. Bullitt; that said committee cause said evidence to be reduced to writing, and may employ a competent stenographer for that purpose; that when said proof is completed, said committee shall cause the same to be printed, and laid before each House of the General Assembly for final action; and said committee may hold their sessions during the sitting of the Legislature.

All which is respectfully submitted.

A. P. GROVER,
J. B. BRUNER,
Of the Senate.
A. H. WARD,
R. J. BROWNE,
Of House of Reps.

Mr. Bramlette moved to postpone the consideration of said report until to-morrow at 9½ o'clock.
And the question being taken thereon, it was decided in the negative.

For satisfactory reasons given to the House, Mr. Joshua F. Bell was excused from voting upon all questions touching said investigation.

Mr. Lauck moved the following amendment to the second resolve reported by the committee as a substitute therefor, viz:

Resolved, That the report of the select committee appointed March the 4th, 1805, in the case of Judge Joshua F. Bullitt, be received and acted upon by the two Houses in their respective Chambers; the witnesses in the case to be examined in each House, and their testimony there to be taken down by a stenographer and printed; the case to take the usual legislative course, with the exception that it shall require two thirds instead of a majority to order the address.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Lauck and Birchett, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

The question then coming up on the adoption of the report and resolutions, as amended,

On motion of Mr. Hanson, a division of the question was had.

And the question was first taken on the adoption of the 1st resolution of said report, and it was decided in the affirmative.

Mr. Hanson then moved to postpone the further consideration of the subject for the present.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hanson and Kinney, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, Richard H. Hanson, R. J. Spurr,
Jos. H. Chandler, Milton McGrew, John R. Thomas,
Evan M. Garriott,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Francis Gardner, William L. Neale,
Wm. M. Allen, John J. Gatewood, Thomas W. Owings
Jonathan R. Bailey, Aaron Gregg, Hiram S. Powell,
Joshua Barnes, Hiram Hagan, Nicholas A. Rapier,
H. M. Bedford, C. M. Hanks, John D. Ross,
William Bell, C. C. Harvey, J. C. Sayers,
T. J. Birclett, Jacob Hawthorn, George S. Shanklin,
Henry Bohannon, Thomas P. Hays, E. W. Smith,
John C. Bolt, A. H. Herrod, Caleb Stinson,
Jas. T. Bramlette, M. E. Ingram, T. R. Taylor,
Wm. A. Brooks, O. P. Johnson, S. B. Thomas,
E. A. Brown, William R. Kinney, Wm. R. Thompson,
R. J. Brown, Samuel Larkins, H. W. Tuttle,
Isaac Calhoun, J. F. Lauck, H. G. Van Seggern,
John W. Campbell, J. F. Layton, Thos. W. Varnon,
T. P. Cardwell, Thomas Linley, A. G. Waggener,
John T. Clark, Perry S. Layton, Willie Waller,
Albert A. Curtis, Thomas Laton, W. W. Waring,
James W. Davis, Thomas Lowry, Isaac N. Webb,
Samuel E. DeHaven, L. S. Luttrell, E. R. Weir,
John M. Delph, Thomas A. Marshall, M. E. White,
Edward F. Dulin, John S. McFarland, Geo. H. Whitten,
Sebastian Eifert, H. C. McLoed, James Wilson,
Elijah Gabbert,

A message was received from the Senate, announcing that they had adopted a resolution of instruction to the joint committee on rules for the trial of Judge Bullitt.

[For resolution—see Senate Journal of this date.]
Mr. DeHaven moved to postpone the consideration of the report of the joint committee, in order to take up and consider the resolution from the Senate just reported.

And the question being taken thereon, it was decided in the negative.

Mr. McLoed then moved the following amendment to the second resolution of the committee, as amended, by way of substitute therefor, viz:

Resolved, That the report of the joint committee in relation to the investigation of the charges preferred against the Hon. J. F. Bullitt be recommitted, with instructions to report the following as the mode of proceeding in said investigation.

Resolved, That the charges preferred against the Hon. J. F. Bullitt be referred to a joint committee, composed of the two Houses of the General Assembly, said joint committee to be governed by the rules regulating the action of joint committees in ordinary cases; the sessions to be held at such times as the joint committee may designate.

Resolved, That when the investigation shall have been closed, then the Chairman of each of the committees shall report the action of the joint committee to each of the two Houses, and that each House act separately upon the action of the joint committee.

And the question being taken on the adoption thereof, it was decided in the negative.

The question was then taken on the adoption of the second resolution of the committee, as amended, and it was decided in the affirmative.

The question was then taken on the adoption of the report of the committee, as amended, and it was decided in the affirmative.

Mr. R. J. Browne moved the following resolution, viz:

Resolved, That the Governor be requested to forthwith communicate by telegraph, if practicable, or by letter, if not, to Judge Joshua F. Bullitt, the safe conduct granted him by the Secretary of War, to attend the investigation of the charges now pending before this Legislature against him, "but this in nowise to retard the progress of the investigation."

Mr. R. J. Browne moved to dispense with the rule of the House requiring resolutions to be referred to a standing committee.

And the question being taken thereon, it was decided in the affirmative.

Mr. Hanson moved to amend said resolution by striking out the words, "but this in nowise to retard the progress of the investigation."

And the question being taken on the adoption of said amendment, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Hanson and Bramlett, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, Thomas Linley, George S. Shanklin,
John M. Delph, Thomas A. Marshall, R. J. Spurr,
W. M. Fisher, Milton McGrew, John R. Thomas,
Evan M. Garriott, James T. Pierson, A. H. Ward,
Richard H. Hanson, F. M. Ray, Isaac N. Webb—15.

Those who voted in the negative, were—

Mr. Speaker (Taylor), J. B. English, H. C. McLeod,
Wm. M. Allen, Elijah Gabbert, W. H. Miller,
Jonathan R. Bailey, Francis Gardner, Wm. A. Morton,
Joshua Barnes, John J. Gatewood, Wm. L. Neale,
H. M. Bedford, Aaron Gregg, Hiram S. Powell,
William Bell, Hiram Hagan, Nicholas A. Rapier,
T. J. Birchett, C. M. Hanks, John R. Ross,
Henry Bohannon, C. C. Harvey, E. W. Smith,
John C. Bohm, P. B. Hawkins, Caleb Stinson,
James T. Bramlett, Jacob Hawthorn, S. B. Thomas,
William A. Brooks, Thomas P. Hays, H. W. Tuttle,
E. A. Brown, A. H. Herrod, Henry G. Van Seggern,
R. J. Browne, M. E. Ingram, Thomas W. Vernon,
John W. Campbell, O. P. Johnson, Willie Waller,
T. P. Cardwell, Samuel Larkins, W. W. Waring,
Joseph H. Chandler, J. F. Lauck, Edward R. Weir,
John T. Clark, Perry S. Layton, M. E. White,
Jas. W. Davis, J. H. Lowry, Geo. H. Whitten,
Samuel E. DeHaven, L. S. Luttrell, James Wilson,

At fifteen minutes before one o'clock Mr. Webb moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. R. J. Browne and Webb, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, W. M. Fisher, W. H. Miller,
H. M. Bedford, Evan M. Garriott, James T. Pierson,
T. J. Birchett, Richard H. Hanson, George S. Shanklin,
James T. Bramlett, Thomas A. Marshall, T. R. Taylor,
James W. Davis, John S. McFarland, H. W. Tuttle,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Aaron Gregg, Hiram S. Powell,
Wm. M. Allen, Hiram Hagan, Nicholas A. Rapier,
Mr. DeHaven moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the resolution be adopted?" was then put, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. DeHaven and R. J. Browne, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

TUESDAY, MAY 23, 1865.

A message was received from the Senate, announcing that they had passed bills and concurred in report and resolutions which originated in this House, of the following titles, viz:

An act to charter the Henry County Cemetery Company.

An act to incorporate the Sulphur Spring Coal, Oil, and Mining Company.

An act to incorporate the Spencer County Salt, Petroleum, Oil, Mining, and Manufacturing Company.

An act to incorporate the Obey and Wolf Rivers, Tennessee, and Kentucky Oil, Mining, and Manufacturing Company.

An act to incorporate the Raywick Oil, Mining, Manufacturing, and Shipping Company.

An act to appropriate certain moneys by the county court of Mercer county.

An act to legalize the qualification of Charles F. Bosley as sheriff of Washington county, and to legalize his acts as such.

An act for the benefit of W. G. Wade, late sheriff of Simpson county.

An act for the benefit of John Cummins, late sheriff of Rockcastle county.

An act for the benefit of the Springfield and Bardstown turnpike road company.

An act to incorporate the Knox, Richland, and Fighting Creek Oil and Mineral Company.

An act to incorporate the Lewisport Lodge, No. 303, of Free and Accepted Masons.
An act to incorporate the Golden Era Petroleum, Coal, and Oil Company.

Report and resolutions as to the proceedings of the two Houses in the case of Judge Joshua F. Bullitt.

And that they had passed bills of the following titles, viz:

An act to amend an act, entitled "An act to amend art 1, chapter 58, of the Revised Statutes," approved March 10, 1856.
An act for the benefit of Wm. E. Hill, late sheriff of Johnson county.
An act to amend the road law of Kenton county.
An act to incorporate the Tar Springs Coal, Petroleum, and Iron Company.
An act to incorporate the Evans Wells Petroleum Company.
An act to amend an act, approved February 28, 1865, entitled "An act requiring the recording of the sales of real estate."
An act to charter the Casey County Petroleum Company.
An act to incorporate the Robinson Creek Oil Company.
An act to incorporate the Roaring Lilly Petroleum Company.
An act to charter the Crittenden County Petroleum and Mining Company.
An act to charter the Kentucky National Petroleum and Mining Company.
An act empowering the Boone county court to execute and sell bonds, and levy a tax to pay the same, to raise a bounty fund to refund money expended in raising recruits for United States service to fill the quota of said county.
An act to authorize the county court of Greenup county to levy and collect a tax to pay for bounties heretofore given in said county.

The following petitions were presented, viz:

By Mr. Eifort—
1. The petition of sundry citizens of Carter county, praying for the passage of an act appropriating out of the Public Treasury two thousand seven hundred dollars, to repair the court-house and jail of said county.

By Mr. DeHaven—
2. The petition of sundry citizens of the counties of Oldham and Jefferson, praying for the passage of an act to prevent seining in Harrod’s creek.

Which were received, their reading dispensed with, and referred to the Committee on Ways and Means.
Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in this House, of the following titles, viz:

An act to incorporate William Tell Lodge, No. 146, I. O. O. F.

An act to incorporate the St. John's Episcopal Church, Louisville.

An act concerning the town of Florence, in Boone county.

Report and resolutions as to the proceedings of the two Houses in the case of Judge Joshua F. Bullitt.

Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to enlarge the Harrod's Creek voting precinct, in Jefferson county.

An act to amend the act incorporating the Ohio and Mississippi Transportation Company.

An act to authorize the county court of Greenup county to levy and collect a tax to pay for bounties heretofore given in said county.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. Bailey—1. A bill for the benefit of school district No. 22, in Logan county.

On motion of Mr. Waller—2. A bill to change the State road from Hopkinsville to Columbus.

On motion of Mr. Spurr—3. A bill for the benefit of Fayette county.


On motion of Mr. Ross—5. A bill for the benefit of M. S. Goble, late clerk of the Lawrence county court.

On motion of Mr. Faulkner—6. A bill for the benefit of school district No. 19, in Garrard county.

On motion of Mr. Wood—7. A bill to authorize the county of Hart to organize a police force.


On motion of Mr. Davis—9. A bill to establish a toll-gate in Knox county.

On motion of same—10. A bill to change a portion of the State road in Knox county.

On motion of Mr. Calhoon—11. A bill for the benefit of James Ellis, assessor of McLean county.
On motion of Mr. Gano—12. A bill for the benefit of the late sheriff of Scott county.

On motion of Mr. Lowry—13. A bill for the benefit of common school district No. 7, of Todd county.


On motion of Mr. Wood—15. A bill for the benefit of districts 5 and 33, in Hart county, for school year 1864.

On motion of Mr. Sayers—16. A bill for the benefit of William M. Finley, of Grant county.

Ordered, That the Committee on Education prepare and bring in the 1st, 6th, 13th, and 15th; the Committee on County Courts the 2d, 5th, 8th, 9th, and 10th; the Committee on Circuit Courts the 3d; the Committee on the Judiciary the 4th; the Committee on Military Affairs the 7th; the Committee on Ways and Means the 11th and 12th; the Committee on Internal Improvement the 14th, and the Committee on Privileges and Elections the 16th.

Mr. S. B. Thomas moved the following resolution, viz:

Resolved, That the Quartermaster General of this Commonwealth be requested to inform this House the amount of claims due and unpaid or suspended in his office, also the number of clerks employed in the Military Department of Kentucky, and the amount paid said clerks, and also whether or not the indebtedness in his office will embrace all the indebtedness of the State for military purposes, and if not, where the indebtedness not shown by his office can be found.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Wood moved the following resolution, viz:

Resolved, That during the trial of the proceeding against Judge J. F. Bullitt, the House shall, on each day, proceed to the investigation of the charges against him, and proceed in said trial at 10 o'clock A. M.

The rule of the House being dispensed with,

Said resolution was twice read and adopted.

Mr. Powell read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when this General Assembly adjourns on Tuesday, May 30, 1865, it will adjourn sine die.

Mr. Alf. Allen, from the joint committee appointed to prepare and report rules governing the two Houses whilst in joint session on the investigation of the charges preferred against Hon. J. F. Bullitt, being
absent from the House on yesterday on account of sickness, asked leave to make a minority report from said committee.

Which was granted.

Mr. Allen then sent up and had read from the Clerk’s table the following minority report, viz:

Under the resolution providing for the raising a joint committee to report rules for the government of the two Houses, in joint session, for the trial of Judge Bullitt, a large majority thereof on yesterday made their report, in which they take grounds against the contemplated joint session. In this, I am under the necessity of differing with the majority, who have transcended their powers. The Legislature had, upon two occasions, decided that the trial should be in joint session, and the committee were instructed, in the resolutions under which they were appointed, not to investigate the propriety of that action, but to carry the same out by reporting the necessary rules for the government of the two Houses while in joint session.

The majority, in their report, take ground against the constitutionality of joint sessions of the two Houses, and state that “the Constitution makes no provision, and no precedent is found under it, for the meeting of the co-ordinate branches of the General Assembly in joint session.” In response, it may as well be argued, that on the subject of how the two Houses shall sit, the Constitution is silent. In regard to precedent, joint sessions occur in the history of nearly every Legislature. There was a joint session of this Legislature to receive Major General Palmer, and I presume each House entered the fact on its journal on returning to their separate chambers. There was also a joint session of the Legislature of the session 1839-40, to receive and hear Mr. C. G. Memminger, special commissioner from South Carolina. I do not understand that the resolution contemplates any joint action by the two Houses, but merely to meet together for the purpose of hearing the testimony in the case, and of having all their action on the subject after they shall have separated.

It is charged that difficulties may arise during the progress of the trial, and it is asked, who shall appoint the prosecuting and defending attorneys? I fear that the majority have not consulted the two resolutions passed by the Legislature, for the manner of their appointment is expressly provided for in the original resolution under which these proceedings are had.

Can the Senate vote in the House and with the House? All difficulty on this subject will be obviated by the return of the Senate to its chamber before a vote, and I presume both Houses must concur to pass any proposition; that, if it is not supported by a majority of both Houses, it fails, as in other cases.

I had thought a few plain and simple rules might be adopted, by which the joint session could be held without bringing about a collision between the Houses, and preventing confusion, and would recommend, for that purpose, the adoption of something like the following. I regret that a short illness prevented my consulting the
other members of the committee, and necessarily makes this report
more meager than I could wish:

RULES TO GOVERN THE JOINT SESSION IN THE TRIAL OF JUDGE BULLITT.

In pursuance of the resolution the two Houses, by separate action,
should select a competent member to examine the testimony on the
part of the prosecution, and it would be fair, if Judge Bullitt is not
represented by an attorney, that some member should in the same
way be selected to defend for him.

At the hour agreed upon for the trial, the Senate shall proceed, in
a body, to the hall of the House of Representatives, to hear the testi-
mony in the case.

They shall bring with them their Secretary, to enter upon their jour-
nal any and all things proper to be entered thereon.

The Speaker of the House shall decide all questions arising in the
progress of the trial, and, in the event of an appeal from his decision,
the members of the House shall settle the same in the usual manner.

The Speaker of the Senate shall occupy a seat on the platform with
the Speaker of the House, and the members of the Senate shall be
provided with seats together, the Senate being, for the time being, the
guests of the House.

When necessary to take a vote, the Houses shall separate, and each
shall take the same in its chamber.

In the progress of the trial, any member of either House shall have
the privilege of asking questions of the witnesses, and of debating
the propriety of the same, and indeed on any point having connection
with the trial.

After the closing of the testimony, and the regularly appointed at-
torneys shall have been heard, in prosecution and defense, the two
Houses shall separate, and all other action shall be in their respective
chambers.

I think a course something like this here indicated would facilitate
the trial, and would be no violation of the Constitution.

ALF. ALLEN.

The Speaker laid before the House the response of the Adjutant
General to a resolution of this House inquiring the number of troops
raised under the act approved January 26, 1864, as follows, viz:

HEADQUARTERS KENTUCKY VOLUNTEERS,
Adjutant General's Office,
Frankfort, May 22, 1865.

Hon. Harrison Taylor, Speaker of the H. R.:

Sir: I have the honor to report, in response to a resolution of the House
of Representatives, passed May 20th, 1865, in relation to the number of
troops raised under act approved January 26, 1864, that there was orga-
ized during the summer and fall of 1864, under the provisions of the act
above referred to, entitled "An act empowering the Governor to raise a
force for the defense of the State," the first regiment Kentucky Capital
Guards (infantry), composed of field and staff, and three battalions (Col.
P. B. Hawkins commanding), as follows:
The Capital Guard Regiment, and the above mentioned company of State Guards, were mustered out, from time to time, as their term of service expired, and, to fill the place of the same, and to further extend protection, other organizations were authorized, and have been recruited, as follows, viz:

Field and staff.............................................. 14
Big Sandy Battalion, rank and file....................... 20
Frankfort Battalion, rank and file...................... 535
Pulaski Battalion, rank and file......................... 265
A company of State Guards, of Mercer county, were, in addition, placed upon active duty, numbering, rank and file ........................................... 98

1,313

1,411

The last mentioned troops, numbering in the aggregate 2,223, are now in service; but, as the period for which quite a number were enlisted has almost expired, they will soon be mustered out.

Lieut. Col. J. J. Craddock and Major A. J. Harrington, formerly field officers in first regiment Capital Guards, are still in service, and have been employed in inspecting, organizing, and mustering in the different battalions, some of which have been organized in part from their former commands.

These officers have also been employed in investigating causes of complaint by citizens against State troops—for each of which purposes it is deemed absolutely necessary to have officers reliable and experienced.

Very respectfully, your ob't serv't,

D. W. LINDSEY,
Adj't Gen't Kentucky.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

Mr. R. J. Browne moved that the Committee on Military Affairs, to whom was referred a Senate bill, entitled

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865,

Be instructed to report the same to this House on to-morrow morning at 9½ o'clock,

Mr. Hawkins moved to amend said motion by giving the committee until Thursday next at 9½ o'clock to make said report.

Which amendment was adopted.

Said motion, as amended, was then adopted.
Mr. R. J. Browne moved that said committee be authorized to have any amendment they may have to offer to said bill printed before presenting the same to the House.

Which motion was adopted.

The Speaker laid before the House a communication from the Governor, in response to the resolution of Mr. R. J. Browne adopted by this House on yesterday in regard to Hon. J. F. Bullitt, as follows, viz:

COMMONWEALTH OF KENTUCKY,
EXECUTIVE DEPARTMENT,
FRANKFORT, MAY 23, 1865.

Hon. H. Taylor, Speaker House Representatives.

Pursuant to the request of the House of Representatives by resolution of 22d instant, after receiving your note in reply to mine, informing me that Judge J. F. Bullitt was at Amherstburg, Canada, I forthwith forwarded to him by telegraph the dispatch, copy of which is hereunto annexed. I directed the dispatch to be sent via Detroit to the nearest telegraph office, and thence by mail. The operator at this office informed me that he could send it through, as there was an office at Amherstburg. I requested an answer.

Respectfully,

THOS. E. BRAMLETTE.
FRANKFORT, MAY 22, 1865.

Hon. J. F. Bullitt, Amherstburg, Canada, via Detroit:

I send you copy of General Palmer’s permission for you to attend the sitting of the Legislature.

THOS. E. BRAMLETTE,
Governor of Kentucky.

COPY:

HEADQUARTERS, DEPARTMENT OF KENTUCKY,
LOUISVILLE, KY., MAY 8, 1865.

Thos. E. Bramlette, Governor of Kentucky, Frankfort, Ky.:

Sir: By direction of the Secretary of War, I have the honor to inform you that Chief Justice J. F. Bullitt will be allowed to return to Kentucky, for the purpose specified in your communication of March 10, 1865, to the President of the United States.

Very respectfully,

[signed]

JNO. M. PALMER,
Major General Commanding.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Corporate Institutions—
1. A bill to charter the Kentucky and Tennessee Oil, Mining, Manufacturing, and Transportation Company.

By same—
2. A bill to incorporate the People’s Library Company.
By same—
3. A bill to incorporate the National Oil and Mining Company.
By same—
4. A bill to incorporate the Shale Mountain and Salt Valley Oil Company.
By same—
5. A bill to incorporate the Congressional Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.
By same—
6. A bill to incorporate the Breckinridge Agricultural and Mechanical Society.
By same—
7. A bill to incorporate the Big Blain Creek Petroleum Company.
By same—
8. A bill to incorporate the Beech Fork Coal, Oil, and Mining Company.
By same—
9. A bill to incorporate the Louisville Oil and Gold Mining Company.

By the Committee on the Judiciary—
10. A bill for the benefit of Patsy Goodin, of Hardin county.
By same—
11. A bill for the benefit of George E. Porter and J. N. Eskridge, of Grayson county.
By same—
12. A bill to repeal an act establishing a toll bridge over Obion river, in Hickman county.

By the Committee on Banks—
13. A bill to authorize the Central Bank of Kentucky to wind up its affairs.

By the Committee on Circuit Courts—

By the Committee on County Courts—
15. A bill to amend the road laws of Mason county.
By same—
16. A bill to change the time of holding the Pulaski quarterly courts.

By the Committee on the Revised Statutes—
17. A bill in reference to the office of jailer of Greenup county.
18. A bill to amend chapter 83, article 4, section 6, Revised Statutes, title "Revenue and Taxation."

19. A bill to repeal section 3, chapter 358, of an act to lay off Adair county into magistrates' and election districts, approved February 18, 1860.

20. A bill for the benefit of the police judge of Eddyville.


22. A bill supplemental to an act providing for arrearages of pay due to the battalion of Harlan County State Guards, approved February 28, 1865.

Which were severally read the first time, and ordered to be read the second time.

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 18th bill by Messrs. Lowry and Hagan, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Sebastian Eifert, J. B. English, James T. Pierson, Hiram S. Powell,
Alexander E. Adams, John K. Faulkner, Nicholas A. Rapier, F. M. Ray,
Alfred Allen, W. M. Fisher, John D. Ross, J. C. Sayers,
Wm. M. Allen, Stephen F. Gano, George S. Shanklin, R. J. Spurr,
Joshua Barnes, Evan M. Garriott, Caleb Stinson, T. R. Taylor,
H. M. Bedford, C. M. Hanks, S. B. Thomas, W. W. Waring,
William Bell, Richard H. Hanson, A. G. Waggner, Isaac N. Webb—44.
Henry Bohannon, Samuel Larks, Jonathan R. Bailey, L. S. Luttrell,
John W. Campbell, John L. McGainis, Joshua F. Bell, William L. Neale,
T. P. Cardwell, H. C. McLoud, T. J. Birchett, C. C. Harvey,
Joseph H. Chandler, Milton McGrew, Edward F. Dulin, E. W. Smith,
John T. Clark, W. H. Miller,
Albert A. Curtis, Wm. A. Morton,
John M. Delph,
Edward F. Dulin,

Those who voted in the negative, were—

Jonathan R. Bailey, Aaron Gregg, L. S. Luttrell,
Joshua F. Bell, Hiram Hagan, William L. Neale,
T. J. Birchett, C. C. Harvey, E. W. Smith,
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John C. Bolin,  P. B. Hawkins,  John R. Thomas,  W. R. Thompson,
James T. Bramlette, Jacob Hawthorn,  A. H. Herrod,  Thomas W. Tuttie,
E. A. Brown,  Thomas P. Hays,  O. P. Johnson,  H. G. Van Seggern,
R. J. Browne,  M. E. Ingram,  Isaac Calhoon,  Willie Waller,
Isaac Calhoon,  Isaac Calhoon,  James W. Davis,  E. R. Weir,
James W. Davis,  Samuel E. Delhavon,  Elijah Gabbert,  M. E. White,
Samuel E. Delhavon,  Thomas Layton,  John J. Gatewood,  James Wilson,
Elijah Gabbert,  John J. Gatewood,  John J. Gatewood,  J. H. Lowry,
Francis Gardner,  Thomas Linley,  Francis Gardner,  Geo. T. Wood—39.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That chapter 83, article 4, section 6, Revised Statutes, title "Revenue and Taxation," be so amended that, from and after the passage of this act, wholesale dealers in playing-cards, who shall sell in packages of not less than a half of a gross of packs, shall not be required to pay the tax now required by law.

§ 2. This act shall take effect from its passage.

The Committee on the Revised Statutes, to whom had been referred a bill, entitled "A bill for the benefit of the police judge of Eddyville," reported the same back without amendment.

Ordered, That said bill be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same engrossed, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Ways and Means, to whom had been referred a bill for the benefit of Margaret A. Kuykendoll, asked to be discharged from the further consideration thereof, Which was granted.

The same committee, to whom had been referred Senate bill, entitled An act to increase the school fund of the State, Reported the same back to the House, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall said bill be read the third time?" it was decided in the negative.

So said bill was disagreed to.

The Committee on Corporate Institutions, to whom had been referred Senate bills of the following titles, viz:

An act to charter the Island Oil and Salt Manufacturing Company.
An act to incorporate the Society of the Alumni of the Male High School of Louisville.
Reported the same without amendment.

Ordered. That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Senate bills of the following titles, viz:
1. An act to amend the act, entitled "An act to incorporate the Southern Kentucky Coal, Mining, and Transportation Company," approved February 22d, 1860.
2. An act for the benefit of James A. Ward, late sheriff of Johnson county.
3. An act for the benefit of S. W. Owens, sheriff of Ballard county.
4. An act for the benefit of John Walden, of Estill county.
5. An act to amend "An act for the benefit of common school district No. 35, in Daviess county," approved December 18, 1863.
6. An act to incorporate the Augusta Deposit Bank, of Augusta, Kentucky.
8. An act to amend an act, entitled "An act to incorporate Mt. Moriah Lodge, No. 206, of Free and Accepted Masons," approved September 30, 1861.
9. An act to incorporate the Louisville and Memphis Packet Company.
10. An act to incorporate the Louisville and Tennessee River Packet Company.
11. An act to incorporate the Louisville and Arkansas River Packet Company.
12. An act to incorporate the Louisville and Cumberland River Packet Company.
13. An act to incorporate the Louisville and White River Packet Company.
14. An act to incorporate the Burksville Oil and Mining Company.
15. An act to provide for a joint action against parties defendants in certain cases.
16. An act to amend the act of March 1st, 1865, to amend the charter of the Louisville Masonic Fraternity.
18. An act to amend an act to incorporate the Savings and Deposit Bank in the city of Louisville, called the Union Bank.
19. An act to incorporate the Louisville and Green River Packet Company.
20. An act for the benefit of Keturah M. Hodge, of Campbell county.
21. An act to incorporate the Warsaw Male and Female College.
22. An act to amend an act to authorize county surveyors to qualify commissioners, approved May 1, 1864.
23. An act to amend an act, entitled “An act to amend article 1, chapter 58, of the Revised Statutes,” approved March 10, 1856.
25. An act to amend the road law of Kenton county.
27. An act to incorporate the Evans Well Petroleum Company.
28. An act to amend an act, approved February 28, 1865, entitled “An act requiring the recording of the sales of real estate.”
29. An act to charter Casey County Petroleum Company.
30. An act to incorporate the Robinson Creek Oil Company.
31. An act to incorporate the Roaring Lilly Petroleum Company.
32. An act to charter the Crittenden County Petroleum and Mining Company.
33. An act to charter the Kentucky National Petroleum and Mining Company.
34. An act empowering the Boone county court to execute and sell bonds, and levy a tax to pay the same, to raise a bounty fund to refund money expended in raising recruits for United States service, to fill the quota of said county.
35. An act to authorize the county court of Greenup county to levy and collect a tax to pay for bounties heretofore given in said county.

Were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d, 3d, and 24th were referred to the Committee on Ways and Means; the 6th and 21st to the Committee on Education; the 8th and 18th to the Committee on Banks; the 7th and 23d to the Committee on the Revised Statutes; the 8th, 9th, 10th, 11th, 12th, 13th, 14th, 19th, 20th, 27th, 29th, 30th,
31st, 32d, and 33d to the Committee on Corporate Institutions; the 15th and 17th to the Committee on the Codes of Practice; the 20th and 28th to the Committee on the Judiciary; the 22d to the Committee on County Courts; and the 1st, 4th, 16th, 25th, 34th, and 35th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 4th, 16th, 25th, 34th, and 35th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Joshua F. Bell, from the joint committee appointed by the two Houses to prepare and present resolutions in relation to the death of Abraham Lincoln, late President of the United States, reported the following preamble and resolutions, viz:

In the murder of Abraham Lincoln, President of the United States, a great crime has been committed, whereby a great national calamity has occurred. The nation justly abhors the crime and deeply deplores the calamity. It is proper that all the people should condemn, without reserve, this tragic and terrible occurrence; wherefore,

The people of the State of Kentucky, through their representatives in General Assembly here convened, declare in the most solemn manner their thorough condemnation of this atrocious and most wicked murder, and their sincere sorrow for that event which spreads gloom over the people of all the States, and amounts in the fullest sense to a national calamity.

Mr. Lincoln was called to and occupied the Presidential Chair at and during a time of great national difficulty, embarrassment, and danger.

In the administration of public affairs he exhibited high qualities of honesty, clemency, patriotism, and ability.

The judgment of mankind will accord to him an eminent place amongst the patriots and statesmen of the nation and the world.

Which were twice read and adopted.

Upon which the House adjourned.
WEDNESDAY, MAY 24, 1865.

A message was received from the Senate, announcing that they had disagreed to a bill, which originated in this House, of the following title, viz:

A bill for the benefit of J. P. Pollock, constable of Ballard county.

That they had passed bills and concurred in resolutions, which originated in this House, of the following titles, viz:

An act for the benefit of the assessor of Washington county.

An act for the benefit of John Ballard, sr., of Oldham county.

An act for the benefit of Isaac Radley, late sheriff of Hardin county.

An act for the benefit of Philip Darnall, late sheriff of Marshall county.

An act for the benefit of E. B. Caldwell, late sheriff of Lincoln county.

An act for the benefit of Muldrough's Hill, Campbellsville, and Columbia turnpike road company.

An act for the benefit of the administrators of James R. Hughes, late clerk of the Union circuit and county courts.

An act to legalize the assessment of tax in Grayson county.

An act to fill the vacancy in the office of county judge, in Ohio county.

An act for the benefit of Duvall English, clerk of the Owen county court.

An act for the benefit of the executor of William Ricketts.

An act to amend an act, entitled "An act for the benefit of Rosa, a slave."

An act to furnish Metcalfe county with certain books.

An act to authorize the city of Paris to raise by taxation a fund for the support of public schools.

An act to extend the limits of the town of Cromwell, in Ohio county.

An act supplemental to an act providing for the arrearages of pay due to the battalion of Harlan County State Guards, approved February 28, 1865.

An act for the benefit of Fayette county.

Resolution authorizing the Adjutant General to procure an official seal.

And that they had passed bills and adopted a resolution of the following titles, viz:

1. An act for the benefit of banks organized in this Commonwealth under the provisions of an act of Congress.

2. An act to amend an act, entitled "An act to incorporate the Kentucky State Agricultural Society, and to give encouragement to all the arts and sciences connected therewith," approved March 10, 1856.

3. An act to incorporate the Fulton Oil, Mining, and Manufacturing Company.

4. An act to revise the charter of the Sons of Temperance of the State.

5. An act to incorporate the Oil Valley Petroleum and Mining Company, of Louisville.

6. An act in relation to conveyances by commissioners.

7. An act to incorporate the Daviess and Henderson Mining and Manufacturing Company.

8. An act to amend an act, entitled "An act to incorporate the Bridgeport Female Institute" approved February 11, 1855.


10. An act to amend chapter 63 of Revised Statutes, entitled "Limitation of Actions and Suits."

11. An act to amend chapter 35, of Revised Statutes.

12. An act to incorporate the Union County Petroleum, Coal, and Iron Company.


14. An act to incorporate the Mud River Oil and Mining Company.

Resolution touching the murder of Abraham Lincoln, President of the United States.

Which Senate bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Banks; the 2d to the Committee on Agriculture and Manufactures; the 3d, 4th, 5th, 7th, 13th, and 14th to the Committee on Corporate Institutions; the 6th, 10th, and 11th to the Committee on the Revised Statutes; the 8th to the Committee on Education; and the 9th and 12th bills were severally ordered to be read the third time.
The rule of the House, constitutional provision, and third reading of the 9th and 12th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The resolution from the Senate touching the murder of Abraham Lincoln, President of the United States, was taken up, twice read, and concurred in.

[For resolution—see Senate Journal of 23d instant.]

Wm. H. Covington, the member elected to fill the vacancy occasioned by the death of John Whitnel, from the county of Calloway, appeared and was admitted to a seat in this House, he having taken the oaths prescribed by the constitution and laws of this State.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

- An act to charter the Henry County Cemetery Company.
- An act to incorporate the Sulphur Spring Coal, Oil, and Mining Company.
- An act to incorporate the Obey and Wolf Rivers, Tennessee, and Kentucky Oil, Mining, and Manufacturing Company.
- An act to appropriate certain moneys by the county court of Mercer county.
- An act to legalize the qualification of Charles F. Bosley as sheriff of Washington county, and to legalize his acts as such.
- An act for the benefit of W. G. Wade, late sheriff of Simpson county.
- An act for the benefit of John Cummins, late sheriff of Rockcastle county.
- An act for the benefit of the Springfield and Bardstown turnpike road company.
- An act to incorporate the Knox, Richland, and Fighting Creek Oil and Mineral Company.
- An act to incorporate the Lewisport Lodge, No. 303, of Free and Accepted Masons.

Also an enrolled bill, which originated in the Senate, of the following title, viz:

An act empowering the Boone county court to execute and sell bonds, and levy a tax to pay the same, to raise a bounty fund to refund money expended in raising recruits for United States service to fill the quota of said county.

And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to authorize the holding of a special term of the Adair circuit court.

An act to charter the Savings Bank of Louisville.

An act to amend the charter of the Madison Female School.


Resolution appointing joint committee to prepare resolutions in regard to the death of Abraham Lincoln, late President of the United States.

Report and resolutions as to the proceedings of the two Houses in the case of Judge Joshua F. Bullitt.

An act to incorporate the St. John's Episcopal Church, Louisville.

An act to incorporate William Tell Lodge, No. 146, I. O. O. F.

An act concerning the town of Florence, in Boone county.

The following petitions were presented, viz:

By Mr. Waller—

1. The petition of sundry citizens of Calloway and Marshall counties, praying for the passage of an act authorizing the Marshall county court to change the State road leading from Wadesboro to Eggnor's Ferry.

By Mr. Faulkner—

2. The petition of sundry citizens of Garrard county, praying that the property of Dennis Letcher, deceased, a free man of color, be secured to his children.

By Mr. Herrod—

3. The petition of sundry citizens of the city of Covington, praying for the passage of an act to amend the mechanics' lien law for Kenton county.

By Mr. Curtis—

4. The petition of sundry citizens of voting district No. 3, of Estill county, praying for the passage of an act to change the voting place in said district.

Which were received, their readings dispensed with, and referred, the 1st and 3d to the Committee on County Courts; the 2d to the Committee on Circuit Courts, and the 4th to the Committee on Claims.
Leave was given to bring in the following bills, viz:

On motion of Mr. Waller—1. A bill to regulate assessments in counties that have been overrun by guerrillas.

On motion of Mr. Clark—2. A bill to enlarge the voting precinct of Mt. Sterling, Montgomery county.

On motion of Mr. Faulkner—3. A bill empowering the trustees of the town of Richmond, Kentucky, to grant coffee-houses privileges in said town.

On motion of Mr. Bailey—4. A bill to repeal an act approved February 28, 1860, relating to the board of supervisors.

On motion of same—5. A bill to repeal an act approved January 28, 1865, creating the office of public administrator and guardian.

On motion of Mr. Waring—6. A bill for the benefit of the county court clerk of Barren county.

On motion of same—7. A bill for the benefit of Barren county court judge.

On motion of Mr. Adams—8. A bill for the benefit of Letcher and Pike counties.

On motion of Mr. Bramlette—9. A bill to provide for the completion of the Geological and Mineralogical Survey of the State.

On motion of Mr. Chandler—10. A bill to repeal an act to amend the law in relation to county levies, approved 14th February, 1865.

On motion of Mr. Dulin—11. A bill in relation to mills in the town of Catlettsburg.

On motion of Mr. Curtis—12. A bill to extend the limits of the town of Irvine, Estill county, Kentucky.

On motion of Mr. Webb—13. A bill to give the assessor of Henry county further time until the 1st of July in each year to return his books to the clerk as now provided by law.


Ordered, That the Committee on Ways and Means prepare and bring in the 1st and 8th; the Committee on County Courts the 2d, 5th, 6th, and 7th; the Committee on Corporate Institutions the 3d; the Committee on the Revised Statutes the 4th, 10th, 11th, 13th, and 14th; the Committee on Internal Improvement the 9th, and the Committee on Claims the 12th.

Mr. Van Seggern moved the following resolution, viz:

Resolved, That Mr. B. M. Patten, Director of the Kentucky Institution for the Education of the Blind, at Louisville, be invited to give an address.
an exhibition of the attainments of his pupils in this House, on Friday night, the 26th inst., and that the members of the Senate be invited to attend.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That at ten minutes to ten o'clock this House will select from among its members, by a *viva voce* vote, "a" suitable person to conduct the examination of witnesses, on the part of the prosecution, against Judge Bullitt, and that it will immediately afterwards select "another" of its members to perform the same duties for the defense, in the event that Judge Bullitt is not represented here by an attorney.

The rule of the House requiring the reference of resolutions to a standing committee having been dispensed with,

Mr. Kinney moved to amend the resolution by striking out the word "a," and by inserting in lieu thereof the word "two," and also, by striking out the word "another," and by inserting in lieu thereof the words "two others."

Which amendment was adopted.

Said resolution, as amended, was then twice read and adopted.

Mr. Bramlette moved the following resolution, viz:

Resolved, That the Governor be respectfully requested to transmit to Mrs. Lincoln, relict of deceased, an official copy of the resolutions passed by the General Assembly touching the murder of Abraham Lincoln, late President of the United States, with expressions of condolence on the part of the people of Kentucky on account of her sad bereavement.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. J. F. Bell read and laid on the table the following joint resolution, viz:

Whereas, In the enrollment of the bill, entitled "An act to amend the charter of the Clark's Run and Salt River turnpike company," approved February 27, 1865, the name of "Clark's River" is used instead of "Clark's Run;" therefore,

Be it resolved by the General Assembly of the Commonwealth of Kentucky. That wherever "Clark's River" appears in said bill, it shall read "Clark's Run."

The rule of the House being dispensed with, said resolution was taken up, twice read, and adopted.

On motion of Mr. Wm. Bell, indefinite leave of absence was given to Mr. John S. McFarland.
At 10 minutes before 10 o'cloke, the hour set for selecting members to conduct the examination of witnesses in the investigation of charges against Hon. J. F. Bullitt,

Mr. Hanson moved to reconsider the vote adopting the resolution of Mr. Alf. Allen, requiring the selection of members for that purpose.

And the question being taken thereon, it was decided in the negative.

The House then proceeded to select two of its members to conduct the examination of witnesses on the part of the prosecution against Judge Joshua F. Bullitt.

A vote being taken—

Mr. Bramlette received 65 votes.
Mr. Varnon received 56 "
Mr. Lowry received 30 "
Mr. Ray received 12 "
Mr. Alf. Allen received 5 "
Mr. Sayers received 2 "
Mr. Kinney received 1 vote.
Mr. Lauck received 1 "
Mr. S. B. Thomas received 1 "
Mr. Fisher received 1 "

Messrs. Bramlette and Varnon having received a majority of all the votes cast, were declared selected on the part of the prosecution.

The House then proceeded to select two of its members to conduct the examination of witnesses on the part of the defense.

And a vote being taken—

Mr. Ward received 72 votes.
Mr. Fisher received 55 "
Mr. Kinney received 42 "
Mr. Hanson received 2 "
Mr. Webb received 1 vote.

Messrs. Ward and Fisher having received a majority of all the votes given, were declared selected on the part of the defense.

Mr. R. J. Browne moved that the Speaker be authorized to employ a competent stenographer to take down the evidence.

Which motion was adopted.

Mr. Ward then moved to postpone the proceedings in said case until to-morrow morning at 10½ o'clock.

And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Owings and Jno. R. Thomas, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Sebastian Effort, H. C. McLeod,
Alfred Allen, John K. Faulkner, W. H. Miller,
William M. Allen, W. M. Fisher, Wm. A. Morton,
Jonathan R. Bailey, Elijah Gabbert, William L. Neale,
William H. Baker, Stephen F. Gano, Thomas W. Owings,
Joshua Barnes, Francis Gardner, James T. Pierson,
H. M. Bedford, Evan M. Garriott, John D. Ross,
William Bell, John J. Gatewood, J. C. Sayers,
T. J. Birchett, Aaron Gregg, Geo. S. Shanklin,
Henry Bohannon, Hiram Hagan, R. J. Spurr,
Jas. T. Bramlette, C. M. Hanks, Caleb Stinson,
William A. Brooks, Richard H. Hanson, John R. Thomas,
E. A. Brown, C. C. Harvey, S. B. Thomas,
R. J. Browne, P. B. Hawkins, Wm. R. Thompson,
Isaac Calhoun, A. H. Herrod, H. W. Tuttle,
John W. Campbell, O. P. Johnson, H. G. Van Seggern,
T. P. Cardwell, Samuel Larkins, Thomas W. Varner,
Joseph H. Chandler, J. F. Lauck, A. G. Waggener,
John T. Clark, J. H. Lowry, A. H. Ward,
Wm. H. Covington, L. S. Luttrell, W. W. Waring,
Albert A. Curtis, Thos. A. Marshall, Isaac N. Webb,
John M. Delph, John L. McGinnis, Edward R. Weir,

Those who voted in the negative, were—

Alexander E. Adams, J. L. Hill, Nicholas A. Rapier,
John C. Bolin, M. E. Ingram, E. W. Smith,
James W. Davis, Perry S. Layton, Willie Waller,
Samuel E. DeHaven, Thomas Linley, M. E. White—14.
Jacob Hawthorn, Hiram S. Powell.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Corporate Institutions—
1. A bill to incorporate the Ætna Oil and Mining Company.
   By same—
   By same—
3. A bill to incorporate the Empire Oil and Mining Company.
   By same—
4. A bill to incorporate the Eureka Oil and Mining Company.
   By same—
5. A bill to incorporate Hart Lodge, No. 61, of Free and Accepted Masons.
By same—

By same—
7. A bill to incorporate the Excelsior Oil and Mining Company.

By same—
8. A bill to incorporate the Butler Petroleum and Mining Company.

By same—
9. A bill to incorporate the Lick Branch Oil, Mining, and Manufacturing Company.

By same—
10. A bill to incorporate the Kentucky Presbytery of the Cumberland Presbyterian Church.

By same—
11. A bill to incorporate the Highland Petroleum and Mining Company.

By same—
12. A bill to incorporate the Star Oil and Mining Company.

By the Committee on Ways and Means—
13. A bill to amend an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7, 1865.

By same—
14. A bill for the benefit of the sureties of W. B. Simmons, late sheriff of Meade county.

By same—
15. A bill to prevent the setting of fish sets and drawing seines in Harrod's creek.

By the Committee on Internal Improvement—

By the Committee on Education—
17. A bill for the benefit of certain school districts in the State of Kentucky.

By the Committee on Military Affairs—

By the Committee on County Courts—
19. A bill for the benefit of Milton Hamilton, late clerk of the county and circuit courts of Boone county.
By same—

By same—
21. A bill to change the State road from Hopkinsville to Columbus.

By same—
22. A bill to authorize the county court of Taylor county to levy a tax to build a court-house and clerks' offices.

By the Committee on the Revised Statutes—
23. A bill to protect fish in the streams of South Elkhorn and Clear creek, in Woodford county.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Corporate Institutions—
1. An act to charter the Crittenden County Petroleum and Mining Company.

By the Committee on Banks—
2. An act to incorporate the Jefferson Bank of Deposit.

By same—
3. An act to amend "An act to incorporate the Savings and Deposit Bank in the city of Louisville, called the Union Bank."

By the Committee on County Courts—
4. An act to amend "An act to authorize county surveyors to qualify commissioners," approved May 1st, 1854.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Banks, to whom was referred a Senate bill, entitled
An act to incorporate the Augusta Deposit Bank, of Augusta, Kentucky,

Reported the same with an amendment thereto.
Which amendment was adopted.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.

THURSDAY, MAY 25, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz: 

An act to establish an additional voting place in Buffalo precinct, in Carter county.

An act to change the place of voting in the Buffalo precinct, in Carter county.

An act to establish an additional voting precinct in the county of Oldham.

An act to amend an act transferring portions of the Elizabethtown and Bell's Tavern turnpike road to the counties of Hardin, Hart, and Barren.

An act to remove the Rock Creek voting precinct to Millerstown, Grayson county.

An act for the benefit of Thos. J. Jolly, sheriff of Breckinridge county.

An act fixing the rate of toll on the Louisville and Taylorsville turnpike road company.

An act transferring portions of the Bardstown, Glasgow, and Scottsville turnpike road to the counties of Hart, Barren, and Allen.

An act for the benefit of Reuben H. Duncan.

An act for the benefit of Mary Ann Ford.

An act to change the name and place of voting in the Hays Spring precinct, in Jefferson county.
An act to amend the act, entitled "An act to establish the office of public administrator and guardian," so far as it applies to the counties of Woodford and Washington.

An act to incorporate the town of St. Mary's, in Mason county.

An act to amend an act, entitled "An act to incorporate the Dry Run Oil Company," approved March 1, 1865.

An act to amend an act, entitled "An act to incorporate the town of Elizabethtown," approved February 2, 1850.

An act to incorporate the Big Bone Petroleum, Oil, Manufacturing, and Mining Company.

An act to incorporate the Salem Baptist Church of Cumberland county.

An act to incorporate the Long Falls Petroleum, Oil, and Mining Company.

An act to incorporate the town of Millerstown, in Grayson county.

An act to incorporate the Sandy Valley Oil Company.

An act to amend the charter of the Twelve Mile turnpike company.

An act to amend an act, entitled "An act to incorporate the Maysville Gas Company."

An act to amend the charter of the town of Sardis, in Mason county.

An act to amend an act, entitled "An act to incorporate the Kentucky Land Mining Company," approved February 14, 1865.

An act authorizing the Central Bank of Kentucky to wind up its affairs.

That they had passed bills and adopted resolutions of the following titles, viz:

An act to amend the jury laws of this Commonwealth.

An act to amend the 27th chapter of the Revised Statutes, title "Courts."

An act for the benefit of C. S. Jones, of Adair county.

An act to incorporate the Rescue Petroleum Company.

An act to incorporate the Garvin Oil and Mining Company.

Resolution in relation to final adjournment of the General Assembly.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act to charter Hope Woolen Mill Company.

An act for the benefit of Klara Dinklespiel.
An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."
An act to incorporate the Louisville Furniture Manufacturing Company.
An act to change the time of holding courts of claims and levy for the county of Hopkins.
An act to incorporate the Bank of Hopkinsville.
An act to amend the act incorporating the Ohio and Mississippi Transportation Company.
An act to enlarge the Harrod's creek voting precinct, in Jefferson county.
An act to authorize the county court of Greenup county to levy and collect a tax to pay for bounties heretofore given in said county.

Mr. McLoed read and laid on the table the following joint resolution, viz:

WHEREAS, By an act of Congress approved February 24, 1864, it is made the duty of the Secretary of War to appoint a commission in each of the States represented in Congress, charged to award to each loyal person to whom a colored volunteer may owe service, a just compensation, not exceeding three hundred dollars; and whereas, there are many thousands of such volunteers in the United States service from this State, and no commission has been appointed for the State of Kentucky, in compliance with said act; therefore,

Resolved, That, in the opinion of this General Assembly, it is just and due to the people of this State, who have slaves in the United States service, that the Secretary of War should immediately appoint said commission.

Resolved further, That the Governor of this Commonwealth be requested to forward a copy of these proceedings to the Secretary of War, and urge him to comply with the same.

The rule of the House being dispensed with,

Said resolution was twice read and adopted.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to incorporate the Spencer County Salt, Petroleum, Oil, Mining, and Manufacturing Company.
An act to incorporate the Raywick Oil, Mining, Manufacturing, and Shipping Company.
An act for the benefit of the assessor of Washington county.
An act for the benefit of John Ballard, sr., of Oldham county.
An act to incorporate the Golden Era Petroleum, Coal, and Oil Company.

An act for the benefit of Isaac Radley, late sheriff of Hardin county.

An act for the benefit of Philip Darnall, late sheriff of Marshall county.

An act for the benefit of E. B. Caldwell, late sheriff of Lincoln county.

An act for the benefit of Muldrough's Hill, Campbellsville, and Columbia turnpike road company.

An act for the benefit of the administraters of James R. Hughes, late clerk of the Union circuit and county courts.

An act legalizing the assessment of tax in Grayson county.

An act to fill the vacancy in the office of county judge, in Ohio county.

An act for the benefit of Duvall English, clerk of the Owen county court.

An act for the benefit of the executor of William Ricketts.

An act to amend an act, entitled "An act for the benefit of Rosa, a slave."

An act to furnish Metcalfe county with certain books.

An act to authorize the city of Paris to raise by taxation a fund for the support of public schools.

An act to extend the limits of the town of Cromwell, in Ohio county.

An act supplemental to an act providing for the arrearages of pay due to the battalion of Harlan County State Guards, approved February 28, 1865.

An act for the benefit of Fayette county.

Resolution authorizing the Adjutant General to procure an official seal.


Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to charter the Island Oil and Salt Manufacturing Company.

An act to incorporate the Society of the Alumni of the Male High School of Louisville.

An act to amend the act, entitled "An act to incorporate the Southern Kentucky Coal, Mining, and Transportation Company," approved February 22d, 1860.

An act for the benefit of John Walden, of Estill county.
An act to amend the act of March 1st, 1865, to amend the charter of the Louisville Masonic Fraternity.

An act to amend the road law of Kenton county.

An act to incorporate the Union County Petroleum, Coal, and Iron Company.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

At half-past nine o'clock, according to the special order, the Committee on Military Affairs, to whom had been referred a Senate bill, entitled

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865,

Reported the same with the following amendment, viz:

Strike out all after the enacting clause, and insert in lieu thereof the following, viz:

§ 1. That the second section of the first article of an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865, be, and the same is hereby, amended by the addition of the following clause, to-wit: the sheriff of each county, by and with the advice and consent of the county court judge, shall have authority to call out any portion of the county militia which he may deem necessary for the enforcement of the laws or for the protection and the security of the citizens thereof.

§ 2. That the eighth section of the second article of the act recited in the first section of this act, be, and the same is hereby, so amended as to make the term of office of all officers except that of staff officers three years instead of five years.

§ 3. That the tenth section of the second article of the same act be, and the same is hereby, so amended as to make the time of the enrollment of every militiaman three months, instead of twenty-five days, after the passage of this act; to make the sum assessed, in lieu of military service, one dollar, instead of five dollars; and that said section be further amended by the addition of the following clause, to-wit: there shall be levied and collected, annually, commencing with the year 1866, a tax of one cent upon each one hundred dollars in value of all the taxable property within this Commonwealth, subject to taxation for revenue purposes under the general laws upon that subject.

§ 4. That an enrolled militiaman, who in good faith removes from his regimental district, or from the State, shall cease to be a member of the militia until again enrolled.

§ 5. That the eighth paragraph of the fifteenth section of the same article be so amended as to make it the duty of the inspector General to drill and inspect in person, at least once in each year, some portions, or all, if practicable, of the militia, under the order of the Governor; and that the eleventh paragraph of the same section be so
amended as to read, upon his approval, instead of upon the approval
of the Commander-in-Chief.

§ 6. That section seventh of article third be, and the same is hereby,
repealed, and in lieu thereof the following, to-wit: commissioned
officers of the line shall be elected by ballot of the men who have
been enrolled as members of the respective companies.

§ 7. That the thirty-fourth, thirty-fifth, and thirty-sixth sections of
the third article be, and the same are hereby, repealed, and, in lieu
thereof the following, to-wit: that every officer, non-commissioned
officer, musician, and private of the militia, when in active service,
shall, for disobedience of orders, neglect of duty, disorderly or un-
soldier-like conduct, be dealt with according to the regulations of the
Army of the United States.

§ 8. That all officers of companies, battalions, or regiments, called
out into the military service of the State, shall be mustered out of the
service, or their pay stopped, whenever their commands are mustered
out of the service of the State.

§ 9. This act to take effect from its passage.

On motion of Mr. R. J. Browne,

Ordered, That the consideration of said bill and proposed amend-
ment be postponed and made the special order for to-morrow morning
at 9½ o'clock.

Mr. Alfin. Allen, from the Committee on Military Affairs, reported
A bill to amend an act, entitled "An act to provide funds for paying
troops raised for defense of the State," approved February 18, 1864.

Which was read the first time, and ordered to be read the second
time.

The rule of the House, constitutional provision, and second reading
of said bill having been dispensed with.

On motion of Mr. S. B. Thomas,

Ordered, That the further consideration thereof be postponed until
to-morrow morning at twenty minutes after nine o'clock, and that the
Public Printer forthwith print 150 copies thereof for the use of the
members of the General Assembly.

Mr. Lauck, from the Committee on Military Affairs, reported
A bill amendatory of the act, entitled "An act to empower the Gov-
ernor to raise a force for the defense of the State," approved January
26, 1864.

Which was read the first time, and ordered to be read a second
time.

The rule of the House, constitutional provision, and second reading
of said bill having been dispensed with,
On motion of Mr. Alf. Allen, 

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the further consideration thereof be postponed until to-morrow morning at twenty-five minutes after 9 o'clock.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Corporate Institutions—

1. A bill to increase the capital stock of the Muhlenburg Petroleum, Oil, Coal, and Salt Company.

By same—

A bill for the benefit of Somerset Lodge, No. 111, of Free and Accepted Masons.

By same—

3. A bill to incorporate the Cash Creek Oil and Coal Company.

By same—

4. A bill to incorporate the Republican Oil and Mining Company.

By the Committee on Military Affairs—

5. A bill relating to the muster-out of troops in the State service.

By the Committee on Corporate Institutions—

6. A bill to incorporate the Campbell County Manufacturing, Coal, and Oil Company.

By the Committee on Claims—

7. A bill to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.

By the Committee on Ways and Means—

8. A bill to change the voting place in Crooked Creek precinct, in Estill county.

By the Committee on the Revised Statutes—

9. A bill for the benefit of Mason Morris, sheriff of Edmonson county.

By same—

10. A bill for the benefit of James Ellis, assessor of McLean county.

By the Committee on the Revised Statutes—

11. A bill for the benefit of Thomas Wallace.

By same—

12. A bill for the benefit of W. J. Brner.

By same—

13. A bill for the benefit of J. B. McWhorter.

By same—

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Corporate Institutions—

1. An act to amend an act, entitled "An act to incorporate Mt. Moriah Lodge, No. 206, of Free and Accepted Masons," approved September 30, 1861.

By same—

2. An act to incorporate the Louisville and Green River Packet Company.

By same—

3. An act to incorporate the Louisville and Memphis Packet Company.

By same—

4. An act to incorporate the Louisville and Cumberland River Packet Company.

By same—

5. An act to incorporate the Louisville and Arkansas River Packet Company.

By same—

6. An act to incorporate the Louisville and Tennessee River Packet Company.

By same—

7. An act to incorporate the Louisville and White River Packet Company.

By same—

8. An act to incorporate the Daviess and Henderson Mining and Manufacturing Company.

By same—

9. An act to incorporate the Burksville Oil and Mining Company.

By same—

10. An act to incorporate the Robinson Creek Oil Company.

By same—

11. An act to incorporate the Roaring Lilly Petroleum Company.
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HOUSE OF REPRESENTATIVES.

By same—
12. An act to charter the Kentucky National Petroleum and Mining Company.

By same—

By same—

By the Committee on Ways and Means—
15. An act for the benefit of Theodore Thompson, sheriff of Livingston county.

By same—

By the Committee on Banks—
17. An act for the benefit of banks organized in this Commonwealth under the provisions of an act of Congress in this Commonwealth.

By the Committee on the Revised Statutes—
18. An act to amend an act, entitled "An act to amend art 1, chapter 58, of the Revised Statutes," approved March 10, 1856.

By same—

By the Committee on Agriculture and Manufactures—
20. An act to amend an act, entitled "An act to incorporate the Kentucky State Agricultural Society, and to give encouragement to all the arts and sciences connected therewith," approved March 10, 1856.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 15th bill by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That upon the payment, in full, of the principal and cost of a judgment of the State against Theodore Thompson and sureties, sheriff of Livingston county for year 1864, the Auditor or Governor is authorized to release the damages and interest.

§ 2. This act to take effect from the date of its passage.

At 10½ o'clock, the hour set for taking up the address reported by the committee addressing out of office Hon. Joshua F. Bullitt, the Speaker announced that he had been unable to procure the services of a stenographer as directed by the House on yesterday.

Mr. DeHaven moved to postpone the consideration of said address until this day at 11 o'clock.

Which motion was adopted.

The Committee on the Revised Statutes, who had been instructed to prepare and bring in a bill to amend the law in relation to disturbing elections,

Asked to be discharged from the further consideration thereof.

Which was granted.

Ordered, That the Committee on the Judiciary prepare and bring in the same.
The Committee on the Revised Statutes, who had been instructed by the resolution of Mr. R. J. Browne, adopted by this House on the 22d instant, to inquire into the propriety of
1st. Repealing all acts passed at the last January session increasing the salaries of public officers.
2d. Of repealing all acts passed at the same session increasing the fees of public officers, both in civil and criminal cases, and to report by bill or otherwise.

Asked to be discharged from the further consideration thereof.

And the question being taken, "Shall the committee be discharged?" in was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. J. Browne and DeHaven, were as follows, viz.:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The Committee on the Revised Statutes, to whom leave was referred to bring in a bill to change the time of meeting of the General Assembly,

Asked to be discharged from the further consideration thereof.

Pending the consideration of which, the hour of 11 o'clock arrived, the time set for taking up the address in the case of the Hon. J. F. Bullitt.

H. R.—73
Mr. J. F. Bell read the following written statement, viz:

1. I believe it to be true, and that, if time were given, it can be established by proof, that the case of Judge Bullitt was disposed of without any trial, and he at the time of his arrest was ordered and sent out of the State by the military authorities then in Kentucky without any opportunities offered to him for defense.

2. That he returned to Kentucky and remained in the discharge of his official duties from 6th until 24th December, 1864; that shortly afterwards he learned that the Military Commander of Kentucky had said and declared that he, Judge Bullitt, should be tried by a military court and executed without any chance of his appeal to the clemency of the President; that in consequence of this, he left and remains out of the State.

3. That he has not heard of the order of the President permitting him to return to Kentucky and attend his trial before the Legislature, or if he has heard of it, was only since the proceedings had been taken up, and not in sufficient time to be here to make defense.

4. That if he were present, and time were given, he could establish that he is not guilty of the charges preferred against him in resolutions for his address out of office.

J. F. BELL.

Which was ordered to be spread upon the Journal.

Whereupon Mr. Ward moved to postpone indefinitely the further proceedings in said case.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Ward and Neale, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, Richard H. Hanson, George S. Shanklin,
Joseph H. Chandler, Milton McGrew, John R. Thomas,
W. M. Fisher, Thomas W. Owings, A. H. Ward,
Evan M. Garriott, Nicholas A. Rapier, Isaac N. Webb—12.

Those who voted in the negative, were—

Mr. Speaker (Taylor), Edward F. Dulin, L. S. Luttrell,
Alexander E. Adams, Sebastian Eifort, Thomas A. Marshall,
Alfred Allen, J. B. English, John L. McGinnis,
Wm. M. Allen, John K. Faulkner, H. C. McLeod,
Jonathan R. Bailey, Elijah Gabbert, W. H. Miller,
Joshua Barnes, Stephen F. Gano, Wm. A. Morton,
H. M. Bedford, Francis Gardner, Wm. L. Neale,
William Bell, John J. Gatewood, James T. Pierson,
T. J. Birchett, Aaron Gregg, Hiram S. Powell,
Henry Bohannon, Hiram Hagan, J. C. Sayers,
John C. Bolin, C. M. Hanks, E. W. Smith,
James T. Bramlette, C. C. Harvey, R. J. Spurr,
William A. Brooks, P. B. Hawkins, Caleb Stinson,
Mr. Ward then asked to be excused from conducting the defense in this case.

Which was granted.

On motion of Mr. Baker, Mr. Kinney was appointed to conduct the defense in the place and stead of Mr. Ward.

Mr. Neale moved that, in the progress of this investigation, the committee selected to conduct it be expected to do so, and that the other members of this House, in courtesy to the gentlemen selected to conduct said investigation, and to save time, will refrain from participating except as listeners and judges.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Kinney moved that the Speaker be empowered to appoint and employ a clerk to write down the testimony of witnesses.

Which was adopted.

Whereupon the Speaker appointed Mr. J. J. Roberts to act as said clerk.

In the examination of Mr. Harrison, Mr. Alf. Allen moved to exclude so much of said testimony as detailed the conversation with Mrs. Bul litt.

And the question being taken thereon, it was decided in the negative.

And then the House adjourned.
FRIDAY, MAY 26, 1865.

A message was received from the Senate announcing that they had concurred in the amendment proposed by this House, to a bill which originated in the Senate, entitled

An act to incorporate the Augusta Deposit Bank, of Augusta, Kentucky.

That they had passed bills which originated in this House of the following titles, viz:

An act for the benefit of Wm. H. Miller.

An act to amend an act to incorporate the Kentucky Ship Building and Lumber Company.

An act for the benefit of Patsey Goodin, of Hardin county.

An act for the benefit of the police judge of Eddyville.

An act for the benefit of Jordan Neal, sheriff of Estill county.

An act to incorporate the Lost Pond Petroleum, Oil, and Mining Company.

With an amendment to the last named bill.

And that they had passed bills of the following titles, viz:

An act in relation to landlord and tenant in Jefferson and Kenton counties.

An act for the benefit of A. H. Buckner.

An act to amend certain acts in relation to turnpike roads.

An act for the benefit of Rosetta Jones.

An act to incorporate the Muldrough's Hill Petroleum Company.

An act to incorporate the Seward Petroleum Company.

An act to incorporate the Adirondack Mining Company.

An act to incorporate the Putnam Oil and Mining Company.

An act for the benefit of the Dry Creek and Covington turnpike road company.

An act to incorporate the Peterman Mining Company.

An act to incorporate the Cumberland Gap Mining Association.

An act to repeal an act, entitled "An act to define the boundary line between Carter and Greenup counties, west of Tygert's creek," approved February 22, 1865.

An act for the benefit of John C. Latham, late clerk of the Christian circuit court.
A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to incorporate the Henry County Cemetery Company.
An act to incorporate the Sulphur Spring Coal, Oil, and Mining Company.
An act to incorporate the Obey and Wolf Rivers, Tennessee, and Kentucky Oil, Mining, and Manufacturing Company.
An act to incorporate the Knox, Richland, and Fighting Creek Oil and Mineral Company.
An act to incorporate the Lewisport Lodge, No. 303, of Free and Accepted Masons.
An act to appropriate certain moneys by the county court of Mercer county.
An act for the benefit of the Springfield and Bardstown turnpike road company.
An act for the benefit of John Cummins, late sheriff of Rockcastle county.
An act for the benefit of W. G. Wade, late sheriff of Simpson county.
An act to legalize the qualification of Charles F. Bosley as sheriff of Washington county, and to legalize his acts as such.
An act to fill the vacancy in the office of county judge, in Ohio county.
An act supplemental to an act providing for the arrearages of pay due to the battalion of Harlan County State Guards, approved February 28, 1865.
An act to extend the limits of the town of Cromwell, in Ohio county.
An act legalizing the assessment of tax in Grayson county.
An act for the benefit of the administrators of James R. Hughes, late clerk of the Union circuit and county courts.
An act for the benefit of E. B. Caldwell, late sheriff of Lincoln county.
An act for the benefit of Isaac Radley, late sheriff of Hardin county.
An act to amend an act, entitled "An act for the benefit of Rosa, a slave," chapter 1014.
An act for the benefit of John Ballard, sr., of Oldham county.
An act for the benefit of Philip Darnall, late sheriff of Marshall county.
An act for the benefit of the assessor of Washington county.
An act to furnish Metcalfe county with certain books.
An act for the benefit of Duvall English, clerk of the Owen county court.
An act for the benefit of Fayette county.
An act for the benefit of the executors of William Ricketts.
An act for the benefit of Muldrough's Hill, Campbellsville, and Columbia turnpike road company.
An act to authorize the city of Paris to raise by taxation a fund for the support of public schools.
An act to incorporate the Golden Era Petroleum, Coal, and Oil Company.
An act to incorporate the Spencer County Salt, Petroleum, Oil, Mining, and Manufacturing Company.
An act to incorporate the Raywick Oil, Mining, Manufacturing, and Shipping Company.

Resolution authorizing the Adjutant General to procure an official seal.

The Speaker laid before the House the following response of the Quartermaster General to the resolution of Mr. S. B. Thomas, adopted on the 23d inst., by this House, viz:

STATE OF KENTUCKY,
OFFICE OF QUARTERMASTER GENERAL,
FRANKFORT, KY., MAY 26, 1865.

Hon. Harrison Taylor, Speaker House Representatives:
Sir: I have the honor to acknowledge the receipt of a resolution adopted by the House over which you preside, which reads as follows:

"IN HOUSE OF REPRESENTATIVES, \{ "May 26, 1865,\}

"Resolved, That the Quartermaster General of this Commonwealth be requested to inform this House the amount of claims due and unpaid, or suspended, in his office; also, the number of clerks employed in the Military Department of Kentucky, and the amount paid said clerks; and also, whether or not the indebtedness in his office will embrace all the indebtedness of the State for military purposes; and if not, where the indebtedness not shown by his office can be found?"

"In response, I will take up the interrogatories in the order of the resolution.

The amount of claims due and unpaid; or suspended, on this office, is $18,726.72.

"The number of clerks employed in the Military Department of Kentucky, and the amount paid said clerks." Having no official information
of the matter in relation to the other offices of the Military Department
of Kentucky, I requested their responses, which have been transmitted
as follows:

HEADQUARTERS KENTUCKY VOLUNTEERS,
ADJUTANT-GENERAL'S OFFICE,
FRANKFORT, May 25, 1865.

Brigadier General S. G. Suddarth, Quartermaster General of Kentucky:

GENERAL: In reply to your communication of this date, asking for a
statement of the number of clerks, and the amount paid each, employed
in the Adjutant-General's department, to enable you to respond to a reso-
lution of the General Assembly of Kentucky, I have the honor to report
as follows:

I have two clerks employed; one with a salary of $1,200, and the other
$600 per annum. The remainder of my clerical force is made up of offi-
cers of the Kentucky National Legion, regularly commissioned under the
law, but temporarily assigned to duty in this department by reason of the
accumulation of work from the following causes: By an order of the War
Department all convalescents in hospitals are ordered to be mustered out;
and demands for copies of muster-in and descriptive rolls are constantly
made; and in the muster-out of regiments we are required to furnish
copies of the original muster-in rolls, together with the urgent necessity
for recording the muster-in of colored recruits by counties, to enable
a speedy reference to any name that may be called for, suggests the pro-
priety for an increased appropriation by the Legislature for clerk hire in
my department to enable me to keep up the business in a proper manner.

Very respectfully, your obedient servant,

D. W. LINDSEY, Adj't Gen'l Ky.

HEADQUARTERS KENTUCKY NATIONAL LEGION,
INSPECTOR GENERAL'S OFFICE,
FRANKFORT, KY., May 25, 1865.

GENERAL S. G. SUDDARTH: In reply to your request as to the number
of clerks employed in the office of the Inspector General's, I will state
that I have but one clerk employed in my office, at one thousand dollars per
annum.

Respectfully yours,


PAYMASTER GENERAL'S OFFICE,
May 25, 1865.

GENERAL S. G. SUDDARTH: In reply to your request as to the number
of clerks employed in this office, I would state that I have only one, at
one hundred dollars per month.

Respectfully,

amount of property, the claims for which are now suspended at Washington. This clerk being but recently employed, no arrangement has been made as to his salary.

The other three clerks are employed in attending to the Arsenal and commissary stores, and assisting in the general business of the office. One of these clerks is constantly engaged in posting and verifying the property returns of accounting officers in the State service. All the leisure these clerks have, from the current demands of the regular business of the office, is devoted to the preparation of the settlement of the accounts between the United States and State of Kentucky. The aggregate salary of these three clerks is one hundred and eighty dollars per month.

In this connection I deem it my duty to inform the General Assembly of Kentucky, that the clerical force of this office is not sufficient to meet the demands of pressing business. The limit allowed by taste and propriety, in a paper such as this, will not permit an elaborate explanation; but if your honorable body will appoint a committee to examine into the necessity of further assistance in my office, you will be convinced that millions of dollars can be saved to the State of Kentucky by a more liberal allowance of clerical force.

The interrogatory "Whether or not the indebtedness in his (my) office will embrace all the indebtedness of the State for military purposes, and if not, where the indebtedness not shown may be found," is too enlarged in its scope to be satisfactorily answered by this department.

I have no means of knowing the indebtedness of the State on account of military claims, except as they are presented to me under an act of the General Assembly of the Commonwealth of Kentucky, approved February 19, 1864, entitled "An act to define further the duties of Quartermaster General of Kentucky," from which the following is an extract:

"That it shall be the duty of the Quartermaster General to audit and pass upon all accounts and military claims that are or may be properly chargeable against the State of Kentucky accruing from or on account of raising, recruiting, arming, clothing, equipping, subsisting, or transporting, or for any other necessary or contingent expense connected therewith, either the troops of the State or those for muster into the service of the U. S., and to ascertain the amount due each claimant, and to approve and certify the same to the Auditor of Public Accounts, to be paid out of the Treasury."

"When the Quartermaster General shall have audited and ascertained the amount due upon the claims mentioned in the first section of this act, and the claimant shall have received from him the amount so found due on said claim, then the Quartermaster General shall give to said claimant a certificate directed to the Auditor of Public Accounts, setting forth the character of the claim and the amount due to said claimant; and the Auditor, upon presentation of said certificate, shall issue his warrant upon the Treasury for the payment to the claimant of the amount so certified to be due, and keep said certificate on file in his office; said claims to be paid out of the military fund in the Treasury, or such other money as may be provided for that purpose."

When said claims have been audited, allowed or rejected, I record them upon the books of my office accordingly; where the remainder of the
On motion of Mr. R. J. Browne,

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the same be referred to the Committee on Ways and Means.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz.: An act to establish an additional voting place in Buffalo precinct, in Carter county.

An act to change the place of voting in the Buffalo precinct, in Carter county.

An act to establish an additional voting precinct in the county of Oldham.

An act to amend an act, entitled "An act transferring portions of the Elizabethtown and Bell's Tavern turnpike road to the counties of Hardin, Hart, and Barren.

An act to remove the Rock Creek voting precinct to Millerstown, Grayson county.

An act for the benefit of Thos. J. Jolly, sheriff of Breckinridge county.

An act fixing the rate of tolls on the Louisville and Taylorsville turnpike road company.

An act transferring portions of the Bardstown, Glasgow, and Scottsville turnpike road to the counties of Hart, Barren, and Allen.

An act for the benefit of Reuben H. Duncan.

An act for the benefit of Mary Ann Ford.

An act to change the name and place of voting in the Hays Spring precinct, in Jefferson county.

An act to amend the act, entitled "An act to establish the office of public administrator and guardian," so far as it applies to the counties of Woodford and Washington.

An act to incorporate the town of St. Mary's, in Marion county.

An act to amend an act, entitled "An act to incorporate the Dry Run Oil Company," approved March 1, 1865.
An act to amend an act, entitled "An act to incorporate the town of Elizabethtown," approved February 2, 1850.

An act to incorporate the Big Bone Petroleum, Oil, Manufacturing, and Mining Company.

An act to incorporate the Salem Baptist Church of Cumberland county.

An act to incorporate the Long Fall Petroleum, Oil, and Mining Company.

An act to incorporate the town of Millerstown, in Grayson county.

An act to incorporate the Sandy Valley Oil Company.

An act to amend the charter of the Twelve Mile turnpike company.

An act to amend an act, entitled "An act to incorporate the Maysville Gas Company."

An act to amend the charter of the town of Sardis, in Mason county.

An act to amend an act, entitled "An act to incorporate the Kentucky Land Mining Company," approved February 14, 1865.

An act authorizing the Central Bank of Kentucky to wind up its affairs.

Also Senate bills and resolution of the following titles, viz:

An act to incorporate the Jefferson Bank of Deposit.

An act to amend an act to incorporate the Savings and Deposit Bank in the city of Louisville, called the Union Bank.

An act to amend an act to authorize county surveyors to qualify commissioners, approved May 1, 1854.

An act to charter the Crittenden County Petroleum and Mining Company.

An act for the benefit of F. G. Sasseen, assessor of Graves county.

Resolution touching the murder of Abraham Lincoln, President of the United States.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following petitions were presented, viz:

By Mr. Luttrell—

1. The petition of the directors of the Dover and Minerva turnpike company, praying for the passage of an act to amend the charter of said company.

By Mr. Herrod,

2. The petition of F. M. Kenady and Wm. Clemons, praying for the passage of an act compensating them for services rendered the State.
Which were received, their reading dispensed with, and referred—the 1st to the Committee on Internal Improvement; and the 2d to the Committee on Military Affairs.

Leave was given to bring in the following bills, viz:

On motion of Mr. Hawkins—1. A bill to incorporate the Bank of Bowling Green.

On motion of same—2. A bill to incorporate the Warren County Association for the improvement of the breed of horses.

On motion of Mr. Gabbert—3. A bill for the benefit of J. C. Vanarsdale, sheriff of Mercer county.

On motion of Mr. Ross—4. A bill to charter Licking and Ohio railroad company.

On motion of Mr. Bohannon—5. A bill to amend the charter of the town of Clay village, in Shelby county.

On motion of same—6. A bill to incorporate the Oregon, Mercer County, Salt, Iron, Oil, Petroleum, and Mining Company.

On motion of same—7. A bill for the benefit of Francis Wright, executor of Richard Bayne, deceased, of Shelby county.

Ordered, That the Committee on Banks prepare and bring in the 1st; the Committee on Corporate Institutions the 2d, 4th, 5th, and 6th; the Committee on Ways and Means the 3d; and the Committee on Propositions and Grievances the 7th.

Mr. Wm. Bell read and laid on the table the following joint resolution, viz:

WHEREAS, By the act of secession of the several Southern States, and the prosecution of a most wicked war against the Government of the United States, the institution of slavery in Kentucky has become almost worthless; therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That it is for the highest and best interest of the State that a Convention of the State should be called, at the next regular meeting of the Legislature, for the purpose of changing our Constitution, to the end that the institution of slavery in Kentucky shall be forever abolished.

2. Resolved, That we recommend to the State Political Convention, and the several district and county conventions of the Union party, to recommend no man for a seat in Congress, or for a seat in the State Legislature, who is not in favor of calling a State Convention to change our Constitution so that slavery shall be abolished in the State.

Ordered, That the Public Printer forthwith print 150 copies thereof for the use of the members of the General Assembly.

Mr. Varnon, from the Committee on Ways and Means, reported A bill for the benefit of J. C. Vanarsdale, sheriff of Mercer county.
Which was read the first time, and ordered to be read a second time.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

At 9 ½ o'clock the House, according to special order, took up the substitute proposed by the Committee on Military Affairs to a Senate bill, entitled

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 1, 1865.

Mr. R. J. Browne moved to amend the 3d section of the substitute by striking out all after the words "instead of five dollars."

Pending the consideration of which, the hour of 10 o'clock arrived, when the House, according to the rule established, took up for consideration the address against Hon. Joshua F. Bullitt.

Mr. Kinney having been called home, Mr. Ward, at his request, appeared for the defense in his stead.

Mr. Webb moved, that in the progress of the examination of witnesses, no member should ask a question of a witness without reducing the same to writing, and handing it to one of the members selected to conduct the examination, to be propounded to the witness by him.

Which motion was rejected.

Mr. McLoed moved the following resolution, viz:

Resolved, That, in the further prosecution of the trial of Judge J. F. Bullitt before this House, no member of the same shall argue any point in connection with the trial; they may ask questions of witnesses, but all other matters shall be left to the managers elected to control the prosecution and defense of the same.

Which was rejected.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That the Speaker of the House, during the progress of the trial of the charges against Judge J. F. Bullitt, is requested to decide all questions of law as to competency of testimony, &c., and if an objection be taken, then an appeal shall be had to the House.

The Speaker requested that the resolution might be withdrawn by the mover, stating that, as the presiding officer, the rules did not confer upon him any such duties; that, upon the trial in progress, every member of the House was a judge of the competency and relevancy of the testimony, and that the Chair, in a matter of as grave importance as the one under consideration, was not disposed to seek or al-
May 26. Second and last day of the session.

Mr. Allen respectfully declined to withdraw said resolution.

And the question was taken on its adoption, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Birchett and Ingram, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, John K. Faulkner, Thomas W. Owings
A. S. Allan, W. M. Fisher, James T. Pierson
Alfred Allen, Elijah Gabbert, Hiram S. Powell
Wm. M. Allen, John J. Gatewood, Nicholas A. Rapier
William H. Baker, Hiram Hagan, F. M. Ray
Joshua Barnes, C. M. Hanks, George S. Shanklin
William A. Brooks, C. C. Harvey, R. J. Spurr
T. P. Cardwell, Jacob Hawthorn, Caleb Stinson
Jos. H. Chandler, J. L. Hill, Wm. R. Thompson
Wm. H. Covington, Samuel Larkins, Willie Waller
John M. Delph, J. F. Lanck, A. H. Ward

Those who voted in the negative, were—

Mr. Speaker (Taylor), Evan M. Garriott, John J. Ross,
Jonathan R. Bailey, Aaron Gregg, E. W. Smith,
H. M. Bedford, P. B. Hawkins, T. R. Taylor,
William Bell, Thomas P. Hays, John R. Thomas,
T. J. Birchett, A. H. Herrod, H. W. Tuttle,
Henry Bohannon, M. E. Ingram, H. G. Van Seggern,
John C. Bolin, O. P. Johnson, Thos. Varonn,
E. A. Brown, Perry S. Layton, A. G. Waggener,
R. J. Browne, Thomas Linley, W. W. Waring,
Isaac Calhoon, J. H. Lowry, Isaac N. Webb,
John W. Campbell, L. S. Luttrell, E. R. Weir,
John T. Clark, John L. McGinnis, M. E. White,
Albert A. Curtis, H. C. McLoed, Geo. H. Whitten,

Mr. Owings moved the following resolution, viz:

Resolved, That no member of the House will be permitted to question witnesses until the counsel for the prosecution and defense get through with the witness.

Which was rejected.

Mr. J. J. Roberts, the clerk appointed to take down the testimony of witnesses, being unable to attend further,
Ordered, That the Clerk of the House act in his stead.

During the examination of Mr. Leon L. Moore, to the following question propounded by Mr. Varnon, viz:

"Do you know whether or not Judge Bullitt has rented a farm in Canada?"

Witness answered, "I have heard so."

Mr. Ward objected to said answer, and moved that the same be excluded as evidence.

And the question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Ward and Gabbert, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Hanson moved the following resolution, viz.,

Resolved, That the rules of evidence established by law shall prevail in the trial of this address as in other trials, and the Speakers shall determine the questions of law upon the reception of evidence, as judges of courts do in like cases.

Mr. Waller moved the following amendment as a substitute for said resolution, viz:

Resolved, That all witnesses testifying in the case now pending against the Hon. Joshua F. Bullitt be allowed to make their statements in their own way, and allow each member of this House to make his own deductions from said testimony so given.

And the question being taken on the adoption of said amendment, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hanson and Birchett, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Sebastian Eifert, John K. Faulkner, John L. McGinnis,
Jonathan R. Bailey, W. M. Fisher, Hiram S. Powell,
Joshua Barnes, Francis Gardner, J. C. Sayers,
H. M. Bedford, Aaron Gregg, E. W. Smith,
William Bell, Jacob Hawthorn, H. G. Van Seggern,
T. J. Birchett, A. H. Herrod, Thos. W. Varnon,
John C. Bolin, J. L. Hill, Willie Waller,
E. A. Brown, M. E. Ingram, E. R. Weir,
R. J. Browne, O. P. Johnson, M. E. White,
Isaac Calhoun, Samuel Larkin, Geo. H. Whitten,
John W. Campbell, Perry S. Layton, James Wilson,
T. P. Cardwell, Thomas Linley, Geo. T. Wood—41.

John T. Clark, J. H. Lowery,
Wm. H. Covington,

Mr. Speaker (Taylor),
Alfred Allen,
Wm. M. Allen,
Wm. H. Baker,
Henry Bohannon,
Wm. A. Brooks,
Joseph H. Chandler,
Albert A. Curtis,
James W. Davis,
Samuel E. DeHaven,
John M. Delph,
Edward F. Dulin,
J. B. English,
Elijah Gabbert,
Stephen F. Gano,
Evan M. Garriott,

Nicholas A. Rapier,
F. M. Ray,
John D. Ross,
George S. Shanklin,
R. J. Spurr,
Caleb Stinson,
T. R. Taylor,
John R. Thomas,
S. B. Thomas,
W. R. Thompson,
H. W. Tuttle,
A. G. Waggener,
A. H. Ward,
W. W. Waring,
Isaac N. Webb—47.
Mr. Bolin then moved to lay the resolution moved by Mr. Hanson on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hanson and Garriott, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Wm. H. Covington, H. C. McLoed,
Alexander E. Adams, Albert A. Curtis, Wm. L. Neale,
A. S. Allan, James W. Davis, Hiram S. Powell,
Wm. M. Allen, Sebastian Eifort, J. C. Sayers,
Jonathan R. Bailey, Elijah Gabbert, E. W. Smith,
Joshua Barnes, Francis Gardner, Caleb Stinson,
H. M. Bedford, Aaron Gregg, T. R. Taylor,
Wm. Bell, Jacob Hawthorn, S. B. Thomas,
T. J. Birchett, A. H. Herrod, Wm. R. Thompson,
Henry Bohannon, J. L. Hill, Henry G. Van Seeghoven,
John C. Bolin, M. E. Ingram, Thomas W. Varnon,
Jas. T. Bramlette, O. P. Johnson, A. G. Waggener,
Wm. A. Brooks, Samuel Larkins, Willie Waller,
E. A. Brown, J. F. Lauck, W. W. Waring,
R. J. Browne, Perry S. Layton, E. R. Weir,
Isaac Calhoon, Thomas Linley, M. E. White,
John W. Campbell, J. H. Lowry, Geo. H. Whitten,
T. P. Cardwell, L. S. Luttrell, James Wilson,

Those who voted in the negative, were—

Alfred Allen, John J. Gatewood, James T. Pierson,
William H. Baker, Hiram Hagan, Nicholas A. Rapier,
Joseph H. Chandler, C. M. Hanks, F. M. Ray,
Samuel E. DeHaven, Richard H. Hanson, John D. Ross,
John M. Delph, C. C. Harvey, George S. Shanklin,
Edward F. Dulin, P. B. Hawkins, R. J. Spurr,
J. B. English, Thomas P. Hays, John R. Thomas,
John K. Faulkner, Milton McGrew, H. W. Tuttle,
W. M. Fisher, W. H. Miller, A. H. Ward,

Mr. Lauck moved the following resolution, viz:

Resolved, That in the investigation of the case of Judge Joshua F. Bullitt, the statements of the witnesses in answer to such questions as shall be asked them shall constitute evidence, and each member of the House shall be his own judge as to the legality of the evidence thus introduced.

Mr. Gatewood moved to lay said resolution on the table.

Which motion was adopted.
May 27, 1865

On motion of Mr. S. B. Thomas, Ordered, That the Public Printer forthwith print 150 copies of the testimony of the witnesses examined in this case up to this time, for the use of the members of the General Assembly.
And then the House adjourned.

Saturday, May 27, 1865.

A message was received from the Senate announcing that they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz: An act for the benefit of the police judge of Eddyville.
An act to incorporate the National Oil and Mining Company.
An act to incorporate the Shale Mountain and Salt Valley Oil Company.
An act to incorporate the Breckinridge Agricultural and Mechanical Society.
An act to incorporate the Big Blain Creek Petroleum Company.
An act to incorporate the Louisville Oil and Gold Mining Company.
An act for the benefit of Geo. E. Porter and J. N. Eskridge, of Grayson county.
An act to amend the road laws of Mason county.
An act to change the time of holding the Pulaski quarterly courts.
An act in reference to the office of jailer of Greenup county.
An act to amend chapter 83, article 4, section 6, Revised Statutes, title "Revenue and Taxation."
An act to repeal section 2, chapter 358, of an act to lay off Adair county into magistrates' and election districts, approved February 18, 1860.
An act for the benefit of the sureties of W. B. Simmons, late sheriff of Meade county.
An act for the benefit of Milton Hamilton, late clerk of the county and circuit courts of Boone county.

An act for the benefit of Isham G. Hamilton, late clerk of the Boone county court.

An act to authorize the county court of Taylor county to levy a tax to build a court-house and clerks' offices.

An act for the benefit of J. C. Vanarsdale, sheriff of Mercer county.

An act to regulate the time of holding the circuit courts in the 12th judicial district.

An act to charter the Kentucky and Tennessee Oil, Mining, Manufacturing, and Transportation Company.

An act to incorporate the Congressional Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.

An act to incorporate the Beech Fork Coal, Oil, and Mining Company.

With amendments to the last four named bills.

Resolution correcting error in an enrolled bill for benefit of Clark's Run and Salt River turnpike company, approved February 27, 1865.

That they had passed bills and adopted a resolution of the following titles, viz:

An act to incorporate the Great Western Express and Insurance Company.

An act to incorporate the Ottawa Petroleum Company.

An act to incorporate the Butler County Petroleum Company.

An act for the benefit of the administrator of Thos. Allin, late clerk of the Mercer county court.

An act to amend an act, entitled "An act to regulate the management of the Madison Fork of Wilderness turnpike road," approved February 10, 1864.

An act to incorporate the Paris Oil and Mining Company.

An act to incorporate the International Petroleum Company.

An act to charter the Great Western Petroleum and Mining Company.

An act to charter the Teutonic Petroleum Company.

Resolution instructing the joint Committee on Banks to inquire into the condition of the banks of the State.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act empowering the Boone county court to execute and sell bonds, and levy a tax to pay the same, to raise a bounty fund to re-
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find money expended in raising recruits for United States service to fill the quota of said county.

An act to amend the act of March 1st, 1865, to amend the charter of the Louisville Masonic Fraternity.

An act for the benefit of John Walden, of Estill county.

An act to amend the act, entitled "An act to incorporate the Southern Kentucky Coal, Mining, and Transportation Company," approved February 22, 1860.

An act to incorporate the Society of the Alumni of the Male High School of Louisville.

An act to charter the Island Oil and Salt Manufacturing Company.

An act to amend the road law of Kenton county.

An act to incorporate the Union County Petroleum, Coal, and Iron Company.

On motion of Mr. Shanklin, indefinite leave of absence was granted to Mr. Gano.

And on motion of Mr. T. R. Taylor, leave of absence was granted to Mr. McGinnis until Monday next.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:  
An act for the benefit of Wm. H. Miller.
An act to amend an act to incorporate the Kentucky Ship Building and Lumber Company.
An act for the benefit of Patsey Goodin, of Hardin county.
An act to repeal section 3, chapter 358, of an act to lay off Adair county into magistrates' and election districts, approved February 18, 1860.
An act for the benefit of the police judge of Eddyville.
An act for the benefit of Jorden Neal, sheriff of Estill county.
Also enrolled bills, which originated in the Senate, of the following titles, viz:  
An act for the benefit of Theodore Thompson, sheriff of Livingston county.
An act to amend an act, entitled "An act to amend chapter 61, Revised Statutes," approved March 3, 1865.
An act to amend an act, entitled "An act to incorporate Mt. Moriah Lodge, No. 906, of Free and Accepted Masons," approved September 30, 1861.
An act to incorporate the Louisville and Memphis Packet Company.
An act to incorporate the Louisville and Tennessee River Packet Company.

An act to incorporate the Louisville and Arkansas River Packet Company.

An act to incorporate the Louisville and Cumberland River Packet Company.

An act to incorporate the Louisville and White River Packet Company.

An act to incorporate the Burksville Oil and Mining Company.

An act for the benefit of banks organized in this Commonwealth under the provisions of an act of Congress in this Commonwealth.

An act to amend an act, entitled "An act to incorporate the Kentucky State Agricultural Society, and to give encouragement to all the arts and sciences connected therewith," approved March 10, 1856.

An act to incorporate the Louisville and Green River Packet Company.

An act to amend an act, entitled "An act to amend art 1, chapter 58, of the Revised Statutes," approved March 10, 1856.

An act for the benefit of William E. Hill, late sheriff of Johnson county.

An act to incorporate the Tar Springs Coal, Petroleum, and Iron Company.

An act to incorporate the Robinson Creek Oil Company.

An act to incorporate the Roaring Lilly Petroleum Company.

An act to charter the Kentucky National Petroleum and Mining Company.

An act to incorporate the Fulton Oil, Mining, and Manufacturing Company.

An act to incorporate the Daviess and Henderson Mining and Manufacturing Company.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Leave was given to bring in the following bills, viz:

On motion of Mr. J. W. Campbell—1. A bill for the benefit of M. M. Gaunce, late clerk of the Nicholas county court.

On motion of Mr. Bailey—2. A bill to authorize the county court of Logan to increase the county levy for the years 1865 and 1866.

By same—

3. A bill to incorporate the Russellville Bank.
May 27.] HOUSE OF REPRESENTATIVES.

On motion of Mr. Bedford—4. A bill for the benefit of school districts Nos. 3 and 17, in Franklin county.

On motion of Mr. Dulin—5. A bill to authorize the Bank of Ashland to surrender up its charter and wind up its affairs.


On motion of Mr. Luttrell—7. A bill providing compensation to county court clerks for services rendered to soldiers and others, in preparing pensions, papers, &c.


On motion of Mr. Waring—9. A bill to incorporate the town of Cave City, in Barren county.

Ordered. That the Committee on County Courts prepare and bring in the 1st, 2d, and 7th; the Committee on Banks the 3d and 5th; the Committee on Education the 4th; and the Committee on Corporate Institutions the 6th, 8th, and 9th.

Mr. R. J. Browne read and laid on the table the following joint resolution, viz:

WHEREAS, The President of the United States, by his proclamation dated 5th day of July, 1864, suspended the writ of habeas corpus and declared martial law in Kentucky, and the reasons assigned in said proclamation for doing so having ceased, therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That the President of the United States be most respectfully, but most earnestly, requested to revoke said proclamation.

Resolved, That the Governor be requested to transmit a copy of this resolution to the President of the United States.

Mr. R. J. Browne moved to dispense with the rules of this House requiring joint resolutions to lie one day on the table, in order to take up said resolution for consideration at this time.

And the question being taken thereon, it was decided in the negative.

At the hour of 10 o'clock, the time fixed for the consideration of the address against Judge Joshua F. Bullitt, Mr. Kinney stated that he had just received from the Governor a copy of a dispatch to him from Mrs. E. B. Bullitt.

Which was read as follows, viz:

"To his Excellency, Thos. E. Bramlette:"

"I have just mailed a letter from Judge Bullitt, replying to your dispatch.

"MRS. E. B. BULLITT."
The above dispatch came to hand last evening, May 27, 1865.

Whereupon Mr. Kinney moved to postpone the consideration of said address until Monday next at 10 o'clock.

Which motion was adopted.

On motion of Mr. R. J. Browne, the House then took up for consideration the amendment proposed by him on yesterday to the substitute proposed by the committee to a Senate bill, entitled An act to repeal an act, entitled “An act to organize and discipline the militia of Kentucky,” approved March 4, 1865.

Mr. Waring moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The question was then taken on the adoption of the amendment moved by Mr. R. J. Browne to the amendment proposed by the committee as a substitute for said bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. J. F. Bell and Alf. Allen, were as follows, viz:

**Those who voted in the affirmative, were—**

Jonathan R. Bailey, Elijah Gabbert, George S. Shanklin,
William H. Baker, C. M. Hanks, R. J. Spurr,
Joshua P. Bell, Evan M. Garriott, Caleb Stinson,
William Bell, J. H. Lowry, John R. Thomas,
William A. Brooks, L. S. Luttrell, S. B. Thomas,
E. A. Brown, Milton McGrew, Wm. R. Thompson,
R. J. Browne, Wm. L. Neale, Thomas W. Varon,
Joseph H. Chandler, Thomas W. Owings, W. W. Waring,
Wm. H. Covington, James T. Pierson, Isaac N. Webb,
Samuel E. DeHaven, Nicholas A. Rapier, Edward R. Weir,
John K. Faulkner, F. M. Ray, M. E. White,

**Those who voted in the negative, were—**

Alexander E. Adams, Sebastian Effort, Samuel Larkins,
Alfred Allen, Francis Gardner, J. F. Lauck,
Wm. M. Allen, John J. Gatewood, Perry S. Layton,
Joshua Barnes, Aaron Gregg, Thomas Linley,
H. M. Bedford, Hiram Hagan, Thomas A. Marshall,
T. J. Birchett, R. A. Hamilton, W. H. Miller,
Henry Bohannon, Richard H. Hanson, Wm. A. Morton,
John C. Bolin, C. C. Harvey, Hiram S. Powell,
Isaac Calhoun, P. B. Hawkins, E. W. Smith,
John W. Campbell, Jacob Hawthorn, H. W. Tuttle,
T. P. Cardwell, A. H. Herrod, H. G. Van Seggern,
John T. Clark, J. L. Hill, A. G. Waggener,
Mr. Alf. Allen then moved to reconsider the vote by which the previous question was sustained by the House.

And the question being taken thereon, it was decided in the negative.

The question was then taken on the adoption of the amendment proposed by the Committee on Military Affairs as a substitute for the bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Alf. Allen, and Bramlette, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, William M. Allen, Joshua Barnes, H. M. Bedford, Henry Bohannon, James T. Bramlette, Wm. A. Brooks, T. P. Cardwell, Albert A. Curtis, Edward F. Dulin, Sebastian Eifort,


Those who voted in the negative, were—


The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required thereon by Messrs. R. J. Browne and S. B. Thomas, were as follows, viz:

Those who voted in the affirmative, were:


Those who voted in the negative, were:


Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That an act, entitled “An act to organize and discipline the Militia of Kentucky,” approved March 4, 1865, be, and the same is hereby, repealed.

§ 2. This act to take effect from and after its passage.

On motion of Mr. R. J. Browne, the House then took up a bill, entitled

A bill to amend an act, entitled “An act to provide funds for paying troops raised for defense of the State,” approved February 18, 1865.

Ordered, That said bill be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

On motion of Mr. S. B. Thomas, the House then took up the bill, entitled

A bill amendatory of the act, entitled “An act to empower the Governor to raise a force for the defense of the State,” approved January 26th, 1864.

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That so much of the act, entitled “An act empowering the Governor to raise a force for the defense of the State,” approved January 26th, 1864, as authorizes the Governor to raise five thousand men, be, and the same is hereby, “repealed;” but nothing in this act shall be so construed as to “require the” mustering out of any portion of the force raised under said act, and who are now in the service; but said “forces” shall be retained until their term of service expires, or until the exigencies of the State shall, in his opinion, no longer demand their services.

§ 2. This act to take effect from its passage.

Mr. S. B. Thomas moved to amend said bill by striking out of the first section all after the word “repealed,” and by striking out the whole of the second section.

On motion of Mr. J. F. Bell,

Ordered, That the further consideration of said bill and pending amendment be postponed, and that the same be made the special order of the day for Monday next at 9½ o’clock.

Senate bills of the following titles, viz:

1. An act to amend the jury laws of this Commonwealth.
2. An act to amend the 27th chapter of the Revised Statutes, title “Courts.”
5. An act to incorporate the Rescue Petroleum Company.
6. An act to incorporate the Garvin Oil and Mining Company.
7. An act for the benefit of A. H. Buckner.
8. An act to amend certain acts in relation to turnpike roads.
9. An act for the benefit of Rosetta Jones.
10. An act to incorporate the Muldrough’s Hill Petroleum Company.
11. An act to incorporate the Seward Petroleum and Mining Company.
12. An act to incorporate the Adirondack Mining Company.
13. An act to incorporate the Putnam Oil and Mining Company.
14. An act for the benefit of the Dry Creek and Covington turnpike road company.
15. An act to incorporate the Peterman Mining Company.
16. An act to incorporate the Cumberland Gap Mining Association.
17. An act to repeal an act, entitled "An act to define the boundary line between Carter and Greenup counties west of Tygert's creek," approved February 22, 1865.
18. An act to incorporate the Great Western Express and Insurance Company.
19. An act to incorporate the Ottawa Petroleum Company.
20. An act to incorporate the Butler County Petroleum Company.
22. An act for the benefit of the administrator of Thomas Allin, late clerk of the Mercer county court.
24. An act to incorporate the Paris Oil and Mining Company.
25. An act to charter the International Petroleum Company.
26. An act to charter the Great Western Petroleum and Mining Company.
27. An act to charter the Teutonic Petroleum and Mining Company.

Were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st and 2d were referred to the Committee on Revised Statutes; the 3d, 9th, and 18th to the Committee on the Judiciary; the 6th, 10th, 11th, 12th, 13th, 15th, 16th, 19th, 20th, 24th, 25th, 26th, and 27th to the Committee on Corporate Institutions; the 8th to the Committee on Internal Improvement; the 17th to the Committee on Propositions and Grievances; the 21st to the Committee on Circuit Courts; the 22d to the Committee on County Courts, and the 4th, 5th, 7th, 14th, and 23d were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 4th, 5th, 7th, 14th, and 23d bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
At five minutes after 12 o'clock Mr. Bramlette moved an adjournment.
And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. J. F. Bell and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Alfred Allen, William H. Baker, J. B. English, John D. Ross,
H. M. Bedford, Elijah Gabbert, J. C. Sayers,
Joshua F. Bell, Evan M. Garriott, George S. Shanklin,
William Bell, John J. Gatewood, Caleb Sunson,
T. J. Birchett, R. A. Hamilton, T. R. Taylor,
John C. Bolin, Richard H. Hanson, Wm. R. Thompson,
A. H. Herrod, P. B. Hawkins, H. W. Tuttle,
James T. Bramlette, A. H. Herrod, H. G. Van Seggern,
John W. Campbell, M. E. Ingram, Geo. H. Whitten,
James W. Davis, Milton McGrew, Geo. T. Weed—32.
Sebastian Eifert, Hiram S. Powell,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Francis Gardner, William L. Neale,
Alexander E. Adams, Aaron Gregg, Nicholas A. Rapier,
A. S. Allan, Hiram Hagan, E. W. Smith,
Wm. M. Allen, C. M. Hanks, R. J. Spurr,
Jonathan R. Bailey, C. C. Harvey, John R. Thomas,
Joshua Barnes, Jacob Hawthorn, S. B. Thomas,
Henry Bohannon, J. L. Hill, Thos. W. Varnon,
E. A. Brown, O. P. Johnson, A. G. Waggener,
R. J. Browne, Samuel Larkins, Willie Waller,
T. P. Cardwell, J. F. Lauck, A. H. Ward,
Jos. H. Chandler, Perry S. Layton, W. W. Waring,
John T. Clark, Thomas Linley, E. R. Weir,
Wm. H. Chandler, J. H. Lowry, M. E. White,
Wm. H. Covington, L. S. Luttrell, James Wilson—47.
Edward F. Dulin, W. H. Miller,
John K. Faulkner, Hiram S. Powell,
W. M. Fisher, Wm. A. Morton,

A resolution from the Senate instructing the joint Committee on
Banks to inquire into the condition of the banks of this State was
taken up, twice read, and concurred in.

The House then took up a joint resolution from the Senate in relation
to a final adjournment of the General Assembly.

Mr. Dulin moved to postpone, for the present, the consideration of
said resolution.

Mr. Hanson, at 15 minutes past 12 o'clock, moved an adjournment.
And the question being taken thereon, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Luttrell and Fisher, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), J. B. English,
Alexander E. Adams, Elijah Gabbert,
Wm. M. Allen, Francis Gardner,
Jonathan R. Bailey, Aaron Gregg,
Joshua Barnes, R. A. Hamilton,
H. M. Bedford, C. M. Hanks,
Joshua F. Bell, Richard H. Hanson,
Wm. Bell, P. B. Hawkins,
T. J. Birchett, Jacob Hawthorn,
Henry Bohannon, A. H. Herrod,
John C. Bolin, O. P. Johnson,
R. J. Browne, Samuel Larkins,
Joseph H. Chandler, Perry S. Layton,
Wm. H. Covington, Thomas Linley,
Edward F. Dulin, J. H. Lowry,
Sebastian Eifort, Thos. A. Marshall,
Milton McGrew,
Hiram S. Powell,
F. M. Ray,
John D. Ross,
George S. Shanklin,
John R. Thomas,
S. B. Thomas,
W. R. Thompson,
H. W. Tuttle,
Henry G. Van Seggern,
Thomas W. Varnon,
Willie Waller,
A. H. Ward,
Isaac N. Webb,
E. R. Weir,
George T. Wood—48.

Those who voted in the negative, were—

Alfred Allen, C. C. Harvey,
William H. Baker, J. L. Hill,
E. A. Brown, J. F. Lauck,
T. P. Cardwell, L. S. Luttrell,
John T. Clark, W. H. Miller,
W. M. Fisher, Wm. A. Morton,
Evan M. Garriott, Wm. L. Neale,
John J. Gatewood, James T. Pierson,
Hiram Hagan, Nicholas A. Raper,
J. C. Sayers,
E. W. Smith,
R. J. Spurr,
Caleb Stinson,
A. G. Waggener,
W. W. Waring,
M. E. White,
Geo. H. Whitter,
James Wilson—27.

And then the House adjourned.

MONDAY, MAY 29, 1865.

A message was received from the Senate announcing that they had disagreed to bills, which originated in this House, of the following titles, viz:

A bill to amend an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7, 1865.

That they had passed bills and concurred in a resolution, which originated in this House, of the following titles, viz:

An act to repeal an act establishing a toll-bridge over Obion river, in Hickman county.

An act to incorporate the Social Hill Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Hart Lodge, No. 61, of Free and Accepted Masons.

An act to incorporate the Lick Branch Oil, Mining, and Manufacturing Company.

An act to incorporate the Highland Petroleum and Mining Company.

An act to prevent the setting of fish nets and drawing seines in Harrod's creek.

An act for the benefit of certain school districts in the State of Kentucky.

An act to protect fish in the streams of South Elkhorn and Clear creek, in Woodford county.

An act to increase the capital stock of the Muhlenburg Petroleum, Oil, Coal, and Salt Company.

An act relating to the muster-out of troops in the State service.

An act to change the voting place in Crooked Creek precinct, in Estill county.

An act in relation to mills in Catlettsburg and its neighborhood.

Resolution in relation to slaves in the United States service from the State of Kentucky.

And that they had passed bills of the following titles, viz:

1. An act in relation to the Harlan county battalion of State Guards.

2. An act to amend the charter of the Lexington and Big Sandy railroad.

3. An act to incorporate the Big Twin Mining and Manufacturing Company.

4. An act for the benefit of the sureties of W. W. Cox, late sheriff of Morgan county.

5. An act for the benefit of John W. Gregory, sheriff of Union county, and Asa Gilbert, sheriff of Clay county.

7. An act to relieve the sheriffs of this Commonwealth from the collection of militia fines for the years 1863 and 1864.
8. An act appropriating money for the benefit of the Institution for the Education of Idiots and Feeble-minded Persons.
10. An act to change the 2d and 14th judicial districts, and to regulate the time of holding certain courts therein.
11. An act to amend the charter of the city of Louisville.
12. An act to incorporate the Russell Oil and Mining Company.
13. An act to change a voting precinct in Knox county.
14. An act to incorporate the Planters' Insurance and Hotel Company, of Louisville.
15. An act to amend sections 432 and 434, chapter 4, title 9, of the Civil Code of Practice.
16. An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."

Which Senate bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d, 3d, 11th, 12th, and 16th were referred to the Committee on Corporate Institutions; the 4th, 5th, and 7th to the Committee on Ways and Means; the 6th and 10th to the Committee on Circuit Courts; the 8th to the Committee on Education; the 9th to the Committee on County Courts; the 13th to the Committee on Privileges and Elections; the 14th to the Committee on the Judiciary; the 15th to the Committee on the Codes of Practice, and the 1st bill was ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Dry Run Oil Company," approved March 1, 1865.

An act to incorporate the Big Bone Petroleum, Oil, Manufacturing, and Mining Company.
An act fixing the rate of tolls on the Louisville and Taylorsville turnpike road.

An act to amend the charter of the town of Sardis, in Mason county.

An act to incorporate the Salem Baptist Church of Cumberland county.

An act to amend an act, entitled "An act to incorporate the Maysville Gas Company."

An act for the benefit of Wm. H. Duncan.

An act for the benefit of Mary Ann Ford.

An act to amend the act, entitled "An act to establish the office of public administrator and guardian," so far as it applies to the counties of Woodford and Washington.

An act transferring portions of the Bardstown, Glasgow, and Scottsville turnpike road to the counties of Hart, Barren, and Allen.

An act to amend an act, entitled "An act to incorporate the town of Elizabethtown," approved February 2, 1850.

An act to incorporate the town of St. Mary's, in Marion county.

An act to change the name and place of voting in the Hays Spring precinct, in Jefferson county.

An act to remove the Rock Creek voting precinct to Millerstown, Grayson county.

An act authorizing the Central Bank of Kentucky to wind up its affairs.

An act to amend the charter of the Twelve Mile turnpike company.

An act to amend an act, entitled "An act transferring portions of the Elizabethtown and Bell's Tavern turnpike road to the counties of Hardin, Hart, and Barren."

An act to establish an additional voting precinct in the county of Oldham.

An act to change the place of voting in the Buffalo precinct, in Carter county.

An act to establish an additional voting place in Buffalo precinct, in Carter county.

An act to amend an act, entitled "An act to incorporate the Kentucky Land Mining Company," approved February 14, 1865.

An act for the benefit of Thos. J. Jolly, sheriff of Breckinridge county.

An act to incorporate the town of Millerstown, in Grayson county.

An act to incorporate the Sandy Valley Oil Company.
7. An act to relieve the sheriffs of this Commonwealth from the collection of militia fines for the years 1863 and 1864.

8. An act appropriating money for the benefit of the Institution for the Education of Idiots and Feeble-minded Persons.


10. An act to change the 2d and 14th judicial districts, and to regulate the time of holding certain courts therein.

11. An act to amend the charter of the city of Louisville.

12. An act to incorporate the Russell Oil and Mining Company.

13. An act to change a voting precinct in Knox county.

14. An act to incorporate the Planters' Insurance and Hotel Company, of Louisville.

15. An act to amend sections 432 and 434, chapter 4, title 9, of the Civil Code of Practice.

16. An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."

Which Senate bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d, 3d, 11th, 12th, and 16th were referred to the Committee on Corporate Institutions; the 4th, 5th, and 7th to the Committee on Ways and Means; the 8th and 10th to the Committee on Circuit Courts; the 8th to the Committee on Education; the 9th to the Committee on County Courts; the 13th to the Committee on Privileges and Elections; the 14th to the Committee on the Judiciary; the 15th to the Committee on the Codes of Practice, and the 1st bill was ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Dry Run Oil Company," approved March 1, 1865.

An act to incorporate the Big Bone Petroleum, Oil, Manufacturing, and Mining Company.
An act fixing the rate of tolls on the Louisville and Taylorsville turnpike road.

An act to amend the charter of the town of Sardis, in Mason county.

An act to incorporate the Salem Baptist Church of Cumberland county.

An act to amend an act, entitled "An act to incorporate the Maysville Gas Company."

An act for the benefit of Wm. H. Duncan.

An act for the benefit of Mary Ann Ford.

An act to amend the act, entitled "An act to establish the office of public administrator and guardian," so far as it applies to the counties of Woodford and Washington.

An act transferring portions of the Bardstown, Glasgow, and Scottsville turnpike road to the counties of Hart, Barren, and Allen.

An act to amend an act, entitled "An act to incorporate the town of Elizabethtown," approved February 2, 1850.

An act to incorporate the town of St. Mary's, in Marion county.

An act to change the name and place of voting in the Hays Spring precinct, in Jefferson county.

An act to remove the Rock Creek voting precinct to Millerstown, Grayson county.

An act authorizing the Central Bank of Kentucky to wind up its affairs.

An act to amend the charter of the Twelve Mile turnpike company.

An act to amend an act, entitled "An act transferring portions of the Elizabethtown and Bell's Tavern turnpike road to the counties of Hardin, Hart, and Barren."

An act to establish an additional voting precinct in the county of Oldham.

An act to change the place of voting in the Buffalo precinct, in Carter county.

An act to establish an additional voting place in Buffalo precinct, in Carter county.

An act to amend an act, entitled "An act to incorporate the Kentucky Land Mining Company," approved February 14, 1865.

An act for the benefit of Thos. J. Jolly, sheriff of Breckinridge county.

An act to incorporate the town of Millerstown, in Grayson county.

An act to incorporate the Sandy Valley Oil Company.
An act to repeal section 3, chapter 358, of an act to lay off Adair county into magistrates' and election districts, approved February 18, 1860.

An act for the benefit of Jordan Neal, sheriff of Estill county.

An act for the benefit of Patsey Goodin, of Hardin county.

An act for the benefit of the police judge of Eddyville.

An act to amend an act to incorporate the Kentucky Ship Building and Lumber Company.

An act for the benefit of Wm. H. Miller.

Resolution touching the murder of Abraham Lincoln, President of the United States.

At the hour of 9½ o'clock the House, according to special order, took up the amendment proposed by Mr. S. B. Thomas on Saturday last to the bill, entitled

A bill amendatory of the act, entitled “An act to empower the Governor to raise a force for the defense of the State,” approved January 26, 1864.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Mr. Weir then moved to amend the first section of the bill by adding after the words “require the,” the word “immediate,” and by striking out all of said section after the word “forces,” and by inserting in lieu thereof the following, viz: “Shall be mustered out of the service so soon as the safety of the State will permit.”

Which amendment was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on the Revised Statutes—

1. A bill to repeal an act, entitled “An act to amend the revenue laws of this Commonwealth,” approved February 7, 1865, as to the counties of Laurel, Rockcastle, and Woodford.

By the Committee on Corporate Institutions—

2. A bill to change the line of the Lebanon voting precinct, in Marion county.
By same—
3. A bill to incorporate the Lebanon Milling and Manufacturing Company.

By same—
4. A bill to incorporate the Loretta and St. Rose turnpike company.

By same—
5. A bill to incorporate Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.

By same—

By same—
7. A bill to amend an act, entitled "An act to incorporate the Obey and Wolf Creek, and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."

By same—
8. An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.

By same—
9. A bill to incorporate the Columbia Petroleum, Oil, Manufacturing, and Mining Company.

By the Committee on Banks—
10. A bill to amend the charter of the Deposit Bank of Owensboro.

By same—
11. A bill to enable the Deposit Bank of Stanford to wind up its affairs.

By same—
12. A bill to authorize the Bank of Ashland and branches to wind up its affairs.

By same—

By same—

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Revised Statutes—
1. An act to amend chapter 35, of Revised Statutes.

By same—
2. An act in relation to conveyances by commissioners.

By same—
3. An act to amend chapter 65 of Revised Statutes, entitled “Limitation of Actions and Suits.”

By the Committee on Corporate Institutions—
4. An act to incorporate the Ottawa Petroleum Company.

By same—
5. An act to incorporate the Butler County Petroleum Company.

By same—
6. An act to incorporate the Oil Valley Petroleum and Mining Company, of Louisville.

By same—

By same—
8. An act to incorporate the Evans Well Petroleum Company.

By same—
9. An act to incorporate the Mud River Oil and Mining Company.

By same—
10. An act to charter Casey County Petroleum Company.

By same—
11. An act to revise the charter of the Sons of Temperance of the State of Kentucky.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

At the hour of 10 o’clock the House, according to order, resumed the consideration of the address against the Hon. Joshua F. Bullitt.

Mr. T. R. Taylor moved to postpone the further consideration of the subject until to-morrow morning at 10 o’clock.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Johnson and Hays, were as follows, viz:
Those who voted in the affirmative, were—


R. J. Browne, Richard H. Hanson, P. B. Hawkins, Milton McGrew, Wm. A. Morton,


Mr. Webb moved the following resolution, viz:

Resolved, That the first and second charges in the address against Hon. Joshua F. Bullitt, be, and the same are hereby, dismissed.

And the question being taken on the adoption thereof, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Sayers and Brooks, were as follows, viz:

Those who voted in the affirmative, were—


John K. Faulkner, Samuel Larkins, L. S. Luttrell, Edward F. Dulin, W. H. Miller,

Those who voted in the negative, were—


Those who voted in the negative, were—

Mr. Webb moved the following resolution, viz:

Resolved, That the first and second charges in the address against Hon. Joshua F. Bullitt, be, and the same are hereby, dismissed.

And the question being taken on the adoption thereof, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Sayers and Brooks, were as follows, viz:

Those who voted in the affirmative, were—


Mr. Webb moved the following resolution, viz:

Resolved, That the first and second charges in the address against Hon. Joshua F. Bullitt, be, and the same are hereby, dismissed.

And the question being taken on the adoption thereof, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Sayers and Brooks, were as follows, viz:

Those who voted in the affirmative, were—


Mr. Webb moved the following resolution, viz:

Resolved, That the first and second charges in the address against Hon. Joshua F. Bullitt, be, and the same are hereby, dismissed.

And the question being taken on the adoption thereof, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Sayers and Brooks, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Sayers moved the following resolution, viz:

Resolved, That the defense take the evidence on the third charge against Judge Bullitt; if that is not sufficient to satisfy the House of the necessity of removing him from office, the other charges in the report of the committee will be taken up, and evidence taken to establish said charges or acquit said Judge Bullitt.

And the question being taken on the adoption thereof, it was decided in the affirmative.

The yea's and nay's being required thereon by Messrs. Sayers and Gregg, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, 
Jonathan R. Bailey, 
Joshua Barnes, 
H. M. Bedford, 
William Bell, 
T. J. Birchett, 
John C. Bolin, 
William A. Brooks, 
E. A. Brown, 
R. J. Browne, 
Isaac Calhoun, 
John W. Campbell, 
T. P. Cardwell, 
Wm. A. Covington, 
James W. Davis, 
Samuel E. DeHaven, 
John M. Delph, 
Edward F. Dulin, 
James W. Davis, 
Samuel E. DeHaven, 
Sebastian Eifort, 
Elijah Gabbert, 
Aaron Gregg, 
Jacob Hawthorn, 
A. H. Herrod, 
J. L. Hill, 
O. P. Johnson, 
J. F. Lauck, 
Perry S. Layton, 
Thomas Linley, 
J. H. Lowry, 
W. H. Miller, 
Hiram S. Powell, 
John D. Ross, 
J. C. Sayers, 
E. W. Smith, 
H. G. Van Seggern, 
Thos. W. Varnon, 
Willie Waller, 
W. W. Waring, 
Edward R. Weir, 
M. E. White, 
George H. Whitten, 
James Wilson, 
Geo. H. Whitten, 
James Wilson—38.

Those who voted in the negative, were—

Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph, 
Mr. Speaker (Taylor), 
Alfred Allen, 
Wm. M. Allen, 
Wm. H. Baker, 
R. J. Browne, 
Joseph H. Chandler, 
John M. Delph,
Mr. R. J. Browne moved to postpone the further consideration of the subject until 10 o'clock to-morrow morning.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hanson and Garriott, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Sam. C. Sayres was appointed by the Speaker to take down the testimony of witnesses.

Several witnesses were introduced and examined on the part of the defense.

Mr. John B. Huston, one of the witnesses for the defense, claimed his attendance for one day, and mileage for 56 miles.

At 12 o'clock Mr. Fisher announced that he had no further testimony to introduce on the branch of the case under consideration.
Whereupon Mr. Sayers moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Spurr and Hays, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker,       Thomas P. Hays,       J. C. Sayers,
John K. Faulkner,       A. H. Herrod,        T. R. Taylor,
Evan M. Carriott,       William R. Kinney,    John R. Thomas,
C. M. Hanks,            Thos. W. Owings,      H. G. Van Seggern,
Richard H. Hanson,      F. M. Ray,            Isaac N. Webb—17.
P. B. Hawkins,

Those who voted in the negative, were—

Mr. Speaker (Taylor),    Sebastian Eifort,    W. H. Miller,
Alexander E. Adams,      Wm. Elliott,        Wm. A. Morton,
Alfred Allen,            Elijah Gabbert,      James T. Pierson,
William M. Allen,        Stephen F. Gano,     Hiram S. Powell,
Jonathan R. Bailey,      Francis Gardner,    Nicholas A. Rapier,
Joshua Barnes,           John J. Gatewood,    John D. Ross,
Joshua Bell,             Aaron Gregg,         E. W. Smith,
William Bell,            Hiram Hagan,        R. J. Spurr,
T. J. Birchett,          C. C. Harvey,       Caleb Stinson,
John C. Bolin,           Jacob Hawthorn,     H. W. Tustie,
Wm. A. Brooks,           J. L. Hill,          Thos. W. Varnon,
R. J. Browne,            O. P. Johnson,      A. G. Waggner,
John W. Campbell,       Samuel Larkin,      Willie Waller,
T. P. Cardwell,          J. F. Lauck,        W. W. Waring,
Joseph H. Chandler,      Perry S. Layton,    E. R. Weir,
Wm. H. Covington,        Thomas Linley,      M. E. White,
James W. Davis,          J. H. Lowry,        George H. Whitten,
Samuel E. DeHaven,       L. S. Luttrell,      James Wilson,
Edward F. Dulin,

Mr. Owings, by unanimous consent of the House, moved the following resolution, viz:

Whereas, Negro soldiers that have been recruited in the State of Kentucky have been quartered in different parts of the State, much to the detriment of the citizens thereof, said troops committing many outrages upon the lives and property of citizens; and whereas, Kentucky is one of the loyal States of the Union, and therefore entitled to all the privileges and immunities of other loyal States, and there exists no necessity for the presence of said troops within the State, in fact, their presence being a source of great irritation to their present and former owners and the citizens generally; therefore,

Resolved, That the Governor be requested to respectfully request and earnestly urge the immediate removal of all negro troops from the State by the President of the United States.
MAY 29.

Mr. Lowry entered a motion to reconsider the vote by which the House on yesterday passed the Senate bill, entitled

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865.

Mr. Lowry then moved that a message be sent to the Senate asking to withdraw from that body the announcement of the passage of said bill by this House.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Bramlette and Lowry, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Faulkner, Perry S. Layton,
Alfred Allen, W. M. Fisher, Thomas Linley,
Jonathan R. Bailey, Elijah Gabbett, J. H. Lowry,
Joshua Barnes, Francis Gardner, W. H. Miller,
H. M. Bedford, John J. Gatewood, Hiram S. Powell,
Joshua F. Bell, Aaron Gregg, F. M. Ray,
Wm. Bell, Hiram Hagan, Caleb Stinson,
T. J. Birchett, C. C. Harvey, H. W. Tuttle,
John C. Bolin, P. B. Hawkins, H. G. Van Seggern,
James T. Bramlette, Jacob Haworth, A. G. Waggner,
Wm. A. Brooks, A. H. Herrod, Willie Waller,
John W. Campbell, J. L. Hill, W. W. Waring,
T. P. Cardwell, M. E. Ingram, M. E. White,
James W. Davis, O. P. Johnson, Geo. H. Whitten,

Those who voted in the negative, were—

Wm. H. Baker, Evan M. Garriott, Nicholas A. Rapier,
E. A. Brown, C. M. Hanks, John D. Ross,
R. J. Browne, Richard H. Hanson, George S. Shanklin,
Isaac Calhoon, Thomas P. Hays, E. W. Smith,
Joseph H. Chandler, Samuel Larkins, R. J. Spurr,
Wm. H. Covington, L. S. Luttrell, T. R. Taylor,
Samuel E. DeHaven, Milton McGrew, John R. Thomas,
John M. Delph, Wm. A. Morton, Thomas W. Varnon,
Wm. Elliott, Thomas W. Owings, Isaac N. Webb,

On motion of Mr. Kinney, indefinite leave of absence was granted to Messrs. Morton, S. B. Thomas, English, and Clark.

And then the House adjourned.
TUESDAY, MAY 30, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz:

An act to incorporate the Excelsior Oil and Mining Company.
An act to incorporate the Kentucky Presbytery of the Cumberland Presbyterian Church.
An act for the benefit of Somerset Lodge, No. 111, of Free and Accepted Masons.
An act for the benefit of James Ellis, assessor of McLean county.
An act for the benefit of Thomas Wallace.
An act for the benefit of W. J. Bruer.
An act for the benefit of J. B. McWhorter.
That they had passed bills of the following titles, viz:
An act for the benefit of Marcus L. Ogden, late clerk of the Daviess county court.
An act to amend the charter of Uniontown.
An act for the benefit of S. B. Tolle, sheriff of Barren county.
An act to authorize the Montgomery county court to levy a tax to build a jail-house in said county.
An act to incorporate the Enterprise Oil and Mineral Company.
An act to authorize the Governor to fill the vacancy in the office of county judge of Letcher county.
An act for the benefit of M. W. Galloway, late sheriff of Graves county.
An act for the benefit of T. J. Puryear, late sheriff of Graves county.
And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:
An act to charter the Crittenden County Petroleum and Mining Company.
An act for the benefit of F. G. Sasseen, assessor of Graves county.
An act to amend "An act to incorporate the Savings and Deposit Bank in the city of Louisville, called the Union Bank."
An act to amend "An act to authorize county surveyors to qualify commissioners," approved May 1st, 1864.
An act to incorporate the Jefferson Bank of Deposit.
An act to incorporate the Louisville and White River Packet Company.
An act to incorporate the Louisville and Memphis Packet Company.
An act to incorporate the Louisville and Arkansas River Packet Company.
An act to incorporate the Louisville and Cumberland River Packet Company.
An act to incorporate the Louisville and Green River Packet Company.
An act to incorporate the Louisville and Tennessee River Packet Company.
An act to incorporate the Burksville Oil and Mining Company.
An act to incorporate the Daviess and Henderson Mining and Manufacturing Company.
An act to incorporate the Robinson Creek Oil Company.
An act to incorporate the Tar Springs Coal, Petroleum, and Iron Company.
An act to charter the Kentucky National Petroleum and Mining Company.
An act to incorporate the Roaring Lilly Petroleum Company.
An act to incorporate the Fulton Oil, Mining, and Manufacturing Company.
An act to amend an act, entitled "An act to amend article 1, chapter 58, of the Revised Statutes," approved March 10, 1856.
An act for the benefit of banks organized in this Commonwealth, under the provisions of an act of Congress in this Commonwealth.
An act for the benefit of Wm. E. Hill, late sheriff of Johnson county.
An act for the benefit of Theodore Thompson, sheriff of Livingston county.
An act to amend an act, entitled "An act to incorporate Mt. Moriah Lodge, No. 206, of Free and Accepted Masons," approved September 30, 1861.
An act to amend an act, entitled "An act to amend chapter 61, Revised Statutes," approved March 3, 1865.
An act to amend an act, entitled "An act to incorporate the Kentucky State Agricultural Society, and to give encouragement to all arts and sciences connected therewith," approved March 10, 1856.

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The following petitions were presented, viz:

By Mr. Bailey—

1. The petition of sundry citizens of Auburn, Logan county, praying for the passage of an act to incorporate said town.

By Mr. McLeod—

2. The petition of sundry citizens of Woodford county, praying for the passage of an act to prevent the destruction of fish in Kentucky river.

By Mr. Ward—

3. The petition of sundry citizens of Harrison county, praying for the passage of an act for the benefit of Corintha Funkhouser.

By Mr. Webb—

4. The petition of sundry citizens of Eminence, praying for the passage of an act forever prohibiting the Eminence and Shelbyville turnpike road company from placing a toll-gate on their road between the town of Eminence and the Eminence Cemetery.

Which were received, their readings dispensed with, and referred—

the 1st to the Committee on Corporate Institutions; the 2d and 4th to the Committee on the Revised Statutes, and the 3d to the Committee on the Judiciary.

Leave was given to bring in the following bills, viz:

On motion of Mr. Barnes—1. A bill for the benefit of the American Printing House for the Blind.

On motion of Mr. Covington—2. A bill for the benefit of John H. Swift, late sheriff of Calloway county.

On motion of Mr. Webb—3. A bill to prevent the directors of the Eminence and Shelbyville turnpike company from erecting a toll-gate between the town of Eminence and the Henry and Shelby Cemetery.

On motion of Mr. Chandler—4. A bill to repeal an act to amend section 9, chapter 47, Revised Statutes, title “Husband and Wife.”

On motion of Mr. Gardner—5. A bill to authorize the county court of Caldwell county to levy a tax to re-build a court-house.

On motion of Mr. Wm. Allen—6. A bill to incorporate the Olford American Oil Company.

On motion of Mr. Hawthorn—7. A bill to amend the laws of the city of Newport.

On motion of Mr. Wood—8. A bill to charter the Hart County Educational Association.

On motion of Mr. Herrod—9. A bill to amend an act passed February 28, 1865, entitled “Compensation to the clerk of the circuit court in Jefferson county in criminal proceedings.”
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On motion of Mr. Sayers—10. A bill to incorporate the North Kentucky Oil Company.

On motion of Mr. Adams—11. A bill for the benefit of the Boyd circuit and county courts.

On motion of Mr. Hamilton—12. A bill to compensate the jailer of Jefferson county in cases of misdemeanor.

Ordered, That the Committee on Ways and Means prepare and bring in the 1st, 2d, and 12th; the Committee on Revised Statutes the 3d and 4th; the Committee on County Courts the 5th; the Committee on Corporate Institutions the 6th, 7th, and 10th; the Committee on Education the 8th, and the Committee on Circuit Courts the 9th and 11th.

On motion of Mr. Lauck, indefinite leave of absence was granted to Messrs. E. A. Brown, Larkins, J. R. Thomas, Ray, and Hill.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By Mr. Luttrell—
1. A bill to incorporate Confidence Lodge, No. 52, Ancient York Masons.

By the Committee on Corporate Institutions—
2. A bill to incorporate the Cypress Valley Petroleum and Prospecting Company.

By same—
3. A bill to incorporate the Kearsarge Petroleum Company.

By same—
4. A bill to incorporate the Beaver Dam Coal, Oil, and Mining Company.

By same—
5. A bill to incorporate the Russell Creek Oil, Mining, and Manufacturing Company.

By same—
6. A bill to incorporate the Paint and Barrell Creek Oil and Mining Company.

By same—
7. A bill to incorporate the Wolf Lick Petroleum Company.

By same—
8. A bill to incorporate the Oil Spring and Sand Lick Petroleum Company.

By same—
9. A bill to incorporate the Kavanaugh Coal, Oil, Mining, and Manufacturing Company.
By same—
10. A bill authorizing the Board of Trustees of Campbellsville, in Taylor county, to grant coffee-house license.

By same—
11. A bill to incorporate the Oregon, Mercer County, Salt, Iron, Oil, Petroleum, and Mining Company.

By same—
12. A bill to incorporate the Greenup and Boyd Coal, Oil, Mining, and Manufacturing Company.

By same—
13. A bill to incorporate the Russell Creek Oil, Mining, and Manufacturing Company.

By same—
14. A bill to incorporate the Bunker Hill Oil and Mining Company.

By same—
15. A bill to incorporate the Henry Clay Petroleum Company.

By same—

By same—
17. A bill to incorporate the Lost Creek Petroleum, Mining, and Manufacturing Company.

By same—
18. A bill to incorporate the Green River Oil and Mining Company.

By same—
19. A bill to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.

By same—
20. A bill to incorporate the Kentucky and Illinois Oil and Mining Company.

By same—

By same—
22. A bill to incorporate the Licking Valley Cannel Coal, Oil, Mining, and Manufacturing Company.

By the Committee on Circuit Courts—
23. A bill empowering the county court of Pendleton county to purchase books and cause to be made a suitable cross-index of the suits in the Pendleton circuit courts.
By same—
24. A bill concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.

By the Committee on Ways and Means—
25. A bill regulating assessments in certain counties, for revenue purposes, &c.

By the Committee on Education—
26. A bill for the benefit of certain school districts in Todd and Franklin counties.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Propositions and Grievances reported
A bill to change the county line between Knox and Harlan counties.
Which was read the first time.
And the question being taken, "Shall said bill be read the second time?" it was decided in the negative.
So said bill was rejected.
The same committee reported
A bill to authorize a Jenny Lind table in the town of Calhoon.
Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. J. F. Bell moved its reference to the Committee on Ways and Means.

And the question being taken thereon, it was decided in the negative.

Ordered, That said bill be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred without amendment, viz:
By the Committee on Corporate Institutions—
1. An act to amend an act, entitled "An act to incorporate the Ohio River Transportation Company."
   By same—
2. An act to amend the charter of the Lexington and Big Sandy railroad.
   By same—
3. An act to incorporate the Big Twin Mining and Manufacturing Company.
   By same—
4. An act to amend the charter of the city of Louisville.
   By same—
5. An act to incorporate the Russell Oil and Mining Company.
   By same—
6. An act to charter the Teutonic Petroleum and Mining Company.
   By same—
7. An act to incorporate the Garvin Oil and Mining Company.
   By same—
8. An act to incorporate the Great Western Petroleum and Mining Company.
   By same—
9. An act to charter the International Petroleum Company.
   By same—
10. An act to incorporate the Paris Oil and Mining Company.
    By same—
11. An act to incorporate the Cumberland Gap Mining Association.
    By same—
12. An act to incorporate the Peterman Mining Company.
    By same—
    By same—
    By same—
15. An act to incorporate the Adirondack Mining Company.
    By same—
16. An act to incorporate the Putnam Oil and Mining Company.
    By the Committee on Circuit Courts—
17. An act for the benefit of Wm. Corum, clerk of the Greenup circuit and county courts.
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By same—

By the Committee on the Judiciary—
19. An act for the benefit of Keturah M. Hodge, of Campbell county.

By the Committee on Education—
20. An act to amend "An act for the benefit of common school district No. 35, in Daviess county," approved December 18, 1863.

By same—
21. An act to amend an act, entitled "An act to incorporate the Bridgeport Female Institute" approved February 11, 1858.

By same—
22. An act to incorporate the Warsaw Male and Female College.

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on Propositions and Grievances, to whom was referred a Senate bill, entitled

An act to repeal an act, entitled "An act to define the boundary line between Carter and Greenup counties west of Tygert's creek," approved February 22, 1865,

Reported the same without amendment.

Mr. Eifort moved to lay said bill on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Dulin and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Sebastian Eifort, J. H. Lowry,
A. S. Allan, Elijah Gabbert, John L. McGinnis,
Alfred Allen, Francis Gardner, Wm. A. Morton,
Wm. M. Allen, Aaron Gregg, William L. Neale,
H. M. Bedford, Hiram Hagan, James T. Pierson,
Joshua F. Bell, R. A. Hamilton, Hiram S. Powell,
Wm. Bell, P. B. Hawkins, J. C. Sayers,
T. J. Birchett, Jacob Hawthorn, E. W. Smith,
John C. Bolin, A. H. Herrod, Caleb Stinson,
James T. Bramlette, Andrew Hurd, H. G. Van Seggern,
E. A. Brown, J. L. Hill, Willie Waller,
Isaac Calhoun, O. P. Johnson, Edward R. Weir.
Those who voted in the negative, were—

Wm. H. Baker, C. M. Hanks, John D. Ross,
Joshua Barnes, Richard H. Hanson, George S. Shanklin,
Henry Bohannon, C. C. Harvey, R. J. Spurr,
Wm. A. Brooks, Thomas P. Hays, T. R. Taylor,
R. J. Browne, Samuel Larkins, Wm. R. Thompson,
Joseph H. Chandler, Thomas Linley, Thomas W. Varnon,
Samuel E. DeHaven, L. S. Luttrel, A. G. Waggener,
Edward F. Dulin, Milton McGrew, A. H. Ward,
W. M. Fisher, H. C. McLoed, W. W. Waring,

Evan M. Garriott, Thomas W. Owings

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the act, entitled “An act to define the boundary line between Carter and Greenup counties, west of Tygert's creek,” approved February 22d, 1865, be, and the same is hereby, repealed; and the said boundary of said county shall be the same as before the passage of the act hereby repealed.

§ 2. This act shall be in force from its passage.

At the hour of ten o'clock, the House, according to order, resumed the consideration of the address against Hon. Joshua F. Bullitt.

The managers on both sides of the case announced that they had no more evidence to introduce as to the third charge in the address reported by the committee.

Mr. Joshua F. Bell sent up and had read from the Clerk's table the following letter from Hon. Joshua F. Bullitt to the Governor, viz:

NEAR AMHERSTBURG, C. W.,
May 24, 1865,

His Excellency, Thomas E. Bramlette, Governor of Kentucky:

Sir: I received a dispatch from you yesterday evening, giving me “a copy of Gen. Palmer's permission for you [me] to attend the sitting of the Legislature.” I determined to make no defense before the Legislature for two principal reasons. In the first place, whilst in the performance of my duties as Chief Justice of the Court of Appeals, I was compelled to leave the State in order to avoid arrest and trial by a military commission, for an alleged offense (treason or conspiracy against the United States), over which the Federal Court has jurisdiction, and the military authorities no rightful jurisdiction whatever. In other words, I was driven from the State by lawless violence, against which neither you nor the Legislature could protect me. Upon this point the facts leave no room for doubt. Soldiers searched my house on the night of the 27th of December last, and again on the night of the 1st of January, for the purpose of arresting
me; and on the 8th of January General Burbridge declared, in a public speech at Frankfort, that I ought to have been arrested and "hung," and that I would have been arrested if I had not escaped. I left Kentucky and came to Canada after the 27th of December, and solely in consequence of the attempt to arrest me. There is no room for doubt that I was driven from Kentucky by lawless violence, against which the State owed me protection.

I do not deny the constitutional power of the Legislature to remove an absent officer, by address, for any reason deemed sufficient by that body; and if I had left the State voluntarily to join the Confederate army, as did one or two officers who were thus removed, I should not have questioned the propriety of the proceedings against me. But for the Legislature to try me during my enforced residence in a neutral country seemed to me improper and unjust. I should have resigned soon after coming here if those proceedings had not been inaugurated. I determined to give to the General Assembly of the Commonwealth an opportunity to decide the question whether they would rebuke the violence with which the State has so long been outraged, in the persons and property of its citizens, by refusing to entertain the charges against me, during my enforced absence; or whether they would approve that violence, by trying me whilst I continued to be its victim, and condemning me upon the evidence of detectives in the employment and pay of those who have thus trampled upon my rights as a citizen and officer of the State. Compared with that question, the question of my guilt or innocence seemed to me of small importance. For that reason I determined not to resign. And I determined not to defend, because an appearance by counsel would have been an implied recognition, which I was unwilling to make, of the propriety of the proceeding against me.

In the second place, I felt convinced that I could not have a fair trial. I do not impute unfairness to a majority of the Legislature. But, under the military despotism prevailing in Kentucky, I deemed it impossible to obtain the benefit of evidence, which could otherwise be easily produced. For instance, during the trial of Walsh and others in Cincinnati, several witnesses for the defense were arrested by the Judge Advocate's order as soon as they left the stand. Again: Many of Stidger's statements concerning me and others are known to be false by a number of honest, reliable men; and I have, what I consider reliable information, that respectable men, well acquainted with him, regard him as unworthy of belief on oath; but that, when called upon to testify during the trial of Dr. Bowles and others, at Indianapolis, they feared and refused to do so. Who, in Kentucky, under the pains and penalties of martial law, would venture thus to assail the great detective, whose statements formed the chief basis of Mr. Holt's pre-election report, asserting that the Northern States had more conspirators in their midst than soldiers in the field? I regret to find that this difficulty in the way of a fair trial has not yet been removed; that, though the war has ended, martial law still prevails in Kentucky; and that, though you were elected to the office, General Palmer is Governor of the Commonwealth. This is sufficiently proved
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by the fact that you have deemed it necessary to obtain Gen. Palmer's permission for me to return to Kentucky.

Nor am I satisfied that, if I should return to Kentucky, I would be safe from military arrest. In November last General Washburne released me in Memphis, with an assurance that I could return to Kentucky without danger of further molestation. General Burbridge, when informed of my release, ordered my re-arrest. If I should return now, I might find General Palmer's position held by some one else, who would treat his order as contemptuously as General Burbridge treated General Washburne's. The evil to which I allude, the uncertainty of life and liberty, is a natural and perhaps necessary result of the despotism that has been established over you, which makes martial law by paper proclamations far in the rear of contending armies; and enforces it against non-combatants in communities where the courts are open and untrammelled except by the military power of the United States.

But what would it profit me to return, even if I felt sure that General Palmer's permission would be carried into full effect? I am permitted to return merely for the purpose of attending my "trial" by the Legislature. At its close, let it end as it may, my permission ends and I must leave the United States or be subject to military arrest and trial. The privilege of returning to Kentucky merely for the purpose of confronting such accusers as Coffin and Stidger appears to me to be of very little value. My observation and experience of martial law lead me to believe that I will not again voluntarily subject myself to its jurisdiction. I would willingly return home if I could do so as a freeman, amenable only to the laws of the land. But I have not yet found the laws of Canada so oppressive, nor its climate so inhospitable, nor its soil so unfruitful, nor the labor of tilling it so grievous, as to make me willing to return as a slave by the special permission of Secretary Stanton.

Very respectfully, your obedient servant,

J. F. BULLITT.

Mr. Hanson moved that the Public Printer be directed to print forthwith 150 copies of said letter for the use of the members of the General Assembly.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. T. R. Taylor and Webb, were as follows, viz:

Those who voted in the affirmative, were—

Joshua Barnes,  
Henry Bohannon,  
James T. Bramlette,  
Wm. A. Brooks,  
E. A. Brown,  
R. J. Browne,  
Isaac Calhoun,  
John W. Campbell,  
Jos. H. Chandler,  
Wm. H. Covington,  
Albert A. Curtis,  
Samuel E. DeHaven,  
John M. Delph,  
Edward F. Dulin,  
Sebastian Eiford,  
William Elliott,  
Hiram Hagan,  
R. A. Hamilton,  
C. M. Hanks,  
Richard H. Hanson,  
C. C. Harvey,  
P. B. Hawkins,  
Jacob Hawthorn,  
Thomas P. Hays,  
A. H. Herrod,  
J. L. Hill,  
Samuel Larkins,  
Perry S. Layton,  
J. H. Lowry,  
L. S. Luttrell,  
Thos. A. Marshall,

Those who voted in the affirmative, were—

H. M. Bedford,  
William Bell,  
T. J. Burchett,  
John C. Bolin,  
M. P. Cardwell,  
James W. Davis,  
Joshua Barnes,  
Henry Bohannon,  
James T. Bramlette,  
Wm. A. Brooks,  
E. A. Brown,  
R. J. Browne,  
Isaac Calhoun,  
John W. Campbell,  
Jos. H. Chandler,  
Wm. H. Covington,  
Albert A. Curtis,  
Samuel E. DeHaven,  
John M. Delph,  
Edward F. Dulin,  
Sebastian Eiford,  
William Elliott,  
Hiram Hagan,  
R. A. Hamilton,  
C. M. Hanks,  
Richard H. Hanson,  
C. C. Harvey,  
P. B. Hawkins,  
Jacob Hawthorn,  
Thomas P. Hays,  
A. H. Herrod,  
J. L. Hill,  
Samuel Larkins,  
Perry S. Layton,  
J. H. Lowry,  
L. S. Luttrell,  
Thos. A. Marshall,

Mr. Hanson moved to postpone the further consideration of the subject until to-morrow morning at 10 o'clock.

And the question being taken thereon, it was decided in the affirmative.

Mr. Kinney moved to amend the third charge of the address by striking out the word "permanent."

Mr. Webb then moved to postpone the further consideration of the subject until 10 o'clock to-morrow morning.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Webb and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor),  
A. S. Allan,  
William H. Baker,  
Joshua Barnes,  
Henry Bohannon,  
R. J. Browne,  
Isaac Calhoun,  
John W. Campbell,  
Joseph H. Chandler,  
Samuel E. DeHaven,  
F. M. Ray,  
John D. Ross,  
J. C. Sayers,  
Geo. S. Shanklin,  
R. J. Spurr,  
Caleb Stinson,  
T. R. Taylor,  
Wm. R. Thompson,  
H. W. Tuttle,  
H. G. Van Seggern,  
A. G. Waggner,  
A. H. Ward,  
Isaac N. Webb,  
Edward R. Weir,  
James Wilson,  
George T. Wood—99.

Those who voted in the negative, were—

H. M. Bedford,  
William Bell,  
T. J. Burchett,  
John C. Bolin,  
M. P. Cardwell,  
James W. Davis,  
Joshua Barnes,  
Henry Bohannon,  
James T. Bramlette,  
Wm. A. Brooks,  
E. A. Brown,  
R. J. Browne,  
Isaac Calhoun,  
John W. Campbell,  
Jos. H. Chandler,  
Wm. H. Covington,  
Albert A. Curtis,  
Samuel E. DeHaven,  
John M. Delph,  
Edward F. Dulin,  
Sebastian Eiford,  
William Elliott,  
Hiram Hagan,  
R. A. Hamilton,  
C. M. Hanks,  
Richard H. Hanson,  
C. C. Harvey,  
P. B. Hawkins,  
Jacob Hawthorn,  
Thomas P. Hays,  
A. H. Herrod,  
J. L. Hill,  
Samuel Larkins,  
Perry S. Layton,  
J. H. Lowry,  
L. S. Luttrell,  
Thos. A. Marshall,

Mr. Hanson moved to postpone the further consideration of the subject until to-morrow morning at 10 o'clock.

And the question being taken thereon, it was decided in the negative.

Mr. Kinney moved to amend the third charge of the address by striking out the word "permanent."

Mr. Webb then moved to postpone the further consideration of the subject until 10 o'clock to-morrow morning.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Web and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor),  
A. S. Allan,  
William H. Baker,  
Joshua Barnes,  
Henry Bohannon,  
R. J. Browne,  
Isaac Calhoun,  
John W. Campbell,  
Joseph H. Chandler,  
Samuel E. DeHaven,  
F. M. Ray,  
John D. Ross,  
J. C. Sayers,  
Geo. S. Shanklin,  
R. J. Spurr,  
Caleb Stinson,  
T. R. Taylor,  
Wm. R. Thompson,  
H. W. Tuttle,  
H. G. Van Seggern,  
A. G. Waggner,  
A. H. Ward,  
Isaac N. Webb,  
Edward R. Weir,  
James Wilson,  
George T. Wood—99.

Those who voted in the negative, were—


On motion of Mr. Alf. Allen, the House then took up the motion made by Mr. Lowry on yesterday, to reconsider the vote by which the House on Saturday last passed a Senate bill, entitled

An act to repeal an act, entitled “An act to organize and discipline the militia of Kentucky,” approved March 4, 1865.

Mr. Gano moved to lay said motion to reconsider on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Gano and Rapier, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

The question was then taken on Mr. Lowry's motion to reconsider, and it was decided in the affirmative.

Mr. Alf. Allen then moved to reconsider the vote by which the House ordered said bill to be read the third time. And also the vote by which the House dispensed with the third reading thereof.

Which motion was adopted.

On motion of Mr. T. R. Taylor,
Ordered, That said bill be recommitted to the Committee on Military Affairs, with instructions to report on to-morrow morning at 9½ o'clock.

Amendments proposed by the Senate to bills which originated in this House of the following titles, viz: An act to regulate the time of holding the circuit courts in the 12th judicial district.

An act to incorporate the Lost Pond Petroleum, Oil, and Mining Company.

An act to charter the Kentucky and Tennessee Oil, Mining, Manufacturing, and Transportation Company.

An act to incorporate the Congressional Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.

An act to incorporate the Beech Fork Coal, Oil, and Mining Company.

Were taken up, twice read, and concurred in.

The resolutions moved by Mr. R. J. Browne on the 27th instant, in regard to the suspension of the writ of habeas corpus,
Were taken up and referred to the Committee on Federal Relations.

Senate bills of the following titles, viz:

1. An act authorizing the Governor to fill the vacancy in the office of county judge of Letcher county.
2. An act for the benefit of Marcus L. Ogden, late clerk of the Daviess county court.
3. An act to amend the charter of Uniontown.
5. An act to authorize the Montgomery county court to levy a tax to build a jail-house in said county.
6. An act to incorporate the Enterprise Oil and Mineral Company.

Were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d and 5th were referred to the Committee on County Courts, the 3d and 6th to the Committee on Corporate Institutions, the 4th to the Committee on Ways and Means, and the 1st and 7th were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st and 7th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

A Senate bill, entitled
An act for the benefit of M. W. Galloway, late sheriff of Graves county,
Was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. R. J. Browne moved an amendment.
Which was adopted.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

At a quarter past 12 o'clock Mr. Bramlette moved an adjournment.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Luttrell and Spurr, were as follows, viz:
May 31, 1865.

A message was received from the Senate announcing that they had passed bills, which originated in this House, of the following titles, viz: An act to incorporate the Aetna Oil and Mining Company.

An act to incorporate the Eureka Oil and Mining Company:

An act to incorporate the Jennisee Island Petroleum, Mining, and Manufacturing Company:

An act to amend an act, entitled "An act to provide funds for paying troops raised for defense of the State," approved February 18th, 1864.

An act to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.
An act concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.
An act to incorporate the People's Library Company.
An act to incorporate the Empire Oil and Mining Company.
An act to incorporate the Star Oil and Mining Company.
An act to incorporate the Cash Creek Oil and Coal Company.
An act to incorporate the Republican Oil and Mining Company.
An act to incorporate the Campbell County Manufacturing Coal Oil Company.
An act to incorporate the Bank of Bowling Green.
An act to incorporate the Bank of Russellville.
With amendments to the last eight named bills.
Which amendments were taken up, twice read, and concurred in by the House.
And that they had adopted resolutions, and passed bills of the following titles, viz:
Resolution in relation to a final adjournment of the Legislature.
Resolution requesting the President of the United States to relieve Kentucky from the operation of martial law.
1. An act to incorporate the Falls City Petroleum and Mining Company.
3. An act to incorporate the Kentucky Barrel Company.
4. An act to amend an act, entitled "An act to exempt certain property from taxation."
5. An act for the benefit of Wm. E. Ashbrook, late sheriff of Kenton county.
6. An act to amend sections 23 and 29 of chapter 84 of Revised Statutes, title "Roads and Passways."
7. An act to incorporate the Millet Petroleum and Mining Company.
8. An act to incorporate the Clarke county Oil, Mining, and Manufacturing Company.
10. An act conferring additional jurisdiction on the Barren county court.
11. An act for the benefit of the circuit court clerk's office in Whitley county.
Which bills were severally taken up and read the first time, and ordered to be read the second time.
The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 2d was referred to the Committee on Internal Improvement; the 3d, 7th, and 8th to the Committee on Corporate Institutions; the 4th to the Committee on Ways and Means; the 6th to the Committee on the Revised Statutes; the 9th to the Committee on County Courts; the 11th to the Committee on Circuit Courts; and the 1st, 5th, and 10th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 5th, and 10th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Leave was given to bring in the following bills, viz:

On motion of Mr. Webb—1. A bill for the benefit of the Eminence and Newcastle turnpike company:

On motion of Mr. Gabbert—2. A bill to amend the charter of the town of Harrodsburg.

Ordered, That the Committee on the Revised Statutes prepare and bring in the 1st; and the Committee on Propositions and Grievances the 2d.

Mr. Webb moved the following resolution, viz:

WHEREAS, Thursday, the 1st day of June, has been set apart by the President of the United States and the Governor of Kentucky as a day of humiliation, fasting, and prayer; therefore,

Resolved, That when this House adjourns on to-day, it will adjourn to meet again on Friday, the 2d of June, at 9 o'clock,

Which was twice read and adopted.

Mr. Thompson moved the following resolution, viz:

Resolved, That this House will meet this evening at 3 o'clock, for the purpose of disposing of all matters of a local character before it; and that the House will confine itself exclusively to local business.

Which was twice read and adopted.

Mr. Powell asked the unanimous consent of the House to permit him to introduce at this time a joint resolution, which was read for information, as follows, viz: 

Resolved by the General Assembly of the Commonwealth of Kentucky: That the joint resolution, adopted February 24th, 1865, by which this Legislature rejected the proposed amendment to the Constitution of the United States, be, and the same is hereby, rescinded.

Objection being made,

Mr. Lowry moved to dispense with the rules of the House, for the purpose of its introduction at this time.

E. R.—77
Mr. Owings moved a call of the roll.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. J. F. Bell and J. W. Campbell, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Edward F. Dulin, William A. Morton,
Alfred Allen, William W. Owings,
William M. Allen, John K. Faulkner, James T. Pierson,
William H. Baker, W. M. Fisher, Nicholas A. Rapier,
Joshua Barnes, Stephen F. Gano, John D. Ross,
Joshua F. Bell, Evan M. Garriott, George S. Shanklin,
William Bell, John J. Gatewood, R. J. Spurr,
James T. Bramlette, Hiram Hagan, Caleb Stinson,
R. J. Browne, C. M. Hanks, T. R. Taylor,
Isaac Calhoun, P. B. Hawkins, Wm. R. Thompson,
Jos. H. Chandler, Samuel Larkins, H. W. Tuttle,
Wm. H. Covington, J. F. Lauck, Thomas W. Vernon,
Albert A. Curtis, L. S. Luttrell, A. G. Waggener,
Samuel E. DeHaven, Milton McGrew, A. H. Ward,

Those who voted in the negative, were—

Alexander E. Adams, Aaron Gregg, William L. Neale,
Jonathan R. Bailey, C. C. Harvey, William A. Pepper,
H. M. Bedford, Jacob Hawthorn, Hiram S. Powell,
T. J. Birchett, A. H. Herrod, J. C. Sayers,
Henry Bohannon, Andrew Hurd, E. W. Smith,
John C. Bolin, J. L. Hill, H. G. Van Seggern,
E. A. Brown, M. E. Ingram, Willie Waller,
John W. Campbell, O. P. Johnson, W. W. Waring,
T. P. Cardwell, William R. Kinney, Edward R. Weir,
James W. Davis, Perry S. Layton, M. E. White,
Sebastian Efford, Thomas Linley, George H. Whitten,
Elijah Gabbert, J. H. Lowry, James Wilson,

Mr. J. F. Bell moved to dispense with a call of the roll.

Which motion was adopted.

Mr. Owings moved a call of the House.

Which motion was rejected.

The question was then taken on the adoption of Mr. Lowry's motion to dispense with the rules, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. J. F. Bell and Bramlette, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Elijah Gabbert, John L. McGinnis,
A. S. Allan, Francis Gardner, William L. Neale,
On motion of Mr. DeHaven, indefinite leave of absence was granted to Messrs. Bohannon, Hawthorn, Pierson, White, Powell, and Gatewood.

Mr. Wm. Bell entered a motion to reconsider the vote by which this House, on yesterday, laid on the table a Senate bill, entitled An act to repeal an act, entitled "An act to define the boundary line between Carter and Greenup counties, west of Tygert's Creek," approved February 22, 1866.

At 9½ o'clock, according to the special order, the Committee on Military affairs, to whom had been recommitted the Senate bill, entitled An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865, reported the same back to the House with the following amendment as a substitute therefor, viz:

Strike out all after the enacting clause, and insert in lieu thereof the following, viz:
§ 1. That the tenth section of the second article of an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865, be, and the same is hereby, repealed.

§ 2. That this act take effect from its passage.

Mr. Alf. Allen moved the following amendment as a substitute for the amendment proposed by the committee, viz:

That the 10th section of the 2d article of an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865, be, and the same is hereby, so amended as to make the time of the enrollment of every militiaman three months, instead of twenty-five days after the passage of this act; and to make the sum assessed in lieu of military service one dollar, instead of five dollars, to be collected annually, beginning the year 1866.

Mr. Kianey moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment moved by Mr. Alf. Allen, and it was decided in the affirmative.

The question was then taken on the adoption of the amendment as amended, as a substitute for the original bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Gano and Garriott, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), William Elliott, John L. McGinnis,
Alexander E. Adams, J. K. Faulkner, W. H. Miller,
A. S. Allan, Elijah Gabbert, Wm. A. Morton,
Alfred Allen, Francis Gardner, Wm. L. Neale,
Wm. M. Allen, John J. Gatewood, William A. Pepper,
Jonathan R. Bailey, Aaron Gregg, James T. Pierson,
Joshua Barnes, Hiram Hagan, Hiram S. Powell,
H. M. Bedford, C. M. Hanks, John D. Ross,
Joshua F. Bell, C. C. Harvey, J. C. Sayers,
T. J. Birchett, P. B. Hawkins, E. W. Smith,
Henry Bohannon, Jacob Hawthorn, Caleb Stinson,
John C. Bolin, Thomas P. Hays, T. R. Taylor,
Jas. T. Bramlette, A. H. Herrod, H. W. Tuttle,
William A. Brooks, Andrew Hurd, H. G. Van Seggern,
Isaac Calhoun, J. L. Hill, Thomas W. Varnon,
John W. Campbell, M. E. Ingram, A. G. Waggener,
T. P. Cardwell, O. P. Johnson, Willie Waller,
Wm. H. Covington, Samuel Larkins, Isaac N. Webb,
Albert A. Curtis, J. F. Lauck, Geo. H. Whitten,
Jas. W. Davis, Perry S. Layton, James Wilson,
Edward F. Dulin, Thomas Linley, Geo. T. Wood—65,
Sebastian Eifort, J. H. Lowry.
May 31, 1865.

HOUSE OF REPRESENTATIVES.

Those who voted in the negative, were—

William H. Baker, Richard H. Hanson, George S. Shanklin,
E. A. Brown, William R. Kinney, R. J. Spurr,
R. J. Browne, L. S. Luttrel, Wm. R. Thompson,
Joseph H. Chandler, Milton McGrew, A. H. Ward,
John M. Delph, H. C. McLeod, W. W. Waring,
W. M. Fisher, Thomas W. Owings, Edward R. Weir,
Stephen P. Gano, Nicholas A. Rapier, M. E. White—22.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of
said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be
amended so as to read,

An act to amend an act, entitled "An act to organize and discipli­
line the militia of Kentucky," approved March 4, 1805.

At the hour of 10 o'clock the House, according to order, resumed
the consideration of the address against the Hon. Joshua F. Bullitt.

And the question being taken on the adoption of the amendment,
moved by Mr. Kinney on yesterday, to the 3d charge in the address,
it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hanson and
Garriott, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, H. C. McLeod,
Alfred Allen, Francis Gardner, W. H. Miller,
William M. Allen, Evan M. Garriott, Wm. A. Morton,
Jonathan R. Bailey, John J. Gatewood, James T. Pierson,
William H. Baker, Aaron Gregg, Nicholas A. Rapier,
Joshua Barnes, Hiram Hagan, John D. Ross,
H. M. Bedford, R. A. Hamilton, J. C. Sayers,
Henry Bohannon, C. M. Hanks, Geo. S. Shaulklin,
John C. Bolin, Richard H. Hanson, R. J. Spurr,
Wm. A. Brooks, C. C. Harvey, Caleb Stinson,
E. A. Brown, P. B. Hawkins, T. R. Taylor,
R. J. Browne, Thomas P. Hays, Wm. R. Thompson,
Isaac Calhoon, A. H. Herrod, H. W. Tuttle,
Henry Bohannon, M. E. Ingram, H. G. Van Seggern,
John W. Campbell, Samuel Larkins, A. G. Waggener,
Jos. H. Chandler, James T. Pierson, Willie Waller,
Wm. H. Covington, A. H. Ward, Isaac N. Webb,
Albert A. Curtis, J. F. Lanck, James Wilson,
Samuel E. DeHaven, Thos. Linley, George T. Wood—64.
John K. Faulkner, L. S. Luttrel,
Those who voted in the negative, were—


Elijah Gabbert, Wm. L. Neale,

The question was then taken on the adoption of the address and the third charge therein, as amended, And it was decided in the affirmative.

The yeas and nays being required thereon, were as follows viz:—

Those who voted in the affirmative, were—


Edward F. Dulin, L. S. Luttrell,

Those who voted in the negative, were—


C. M. Hanks,

Said address, as adopted, reads as follows, viz:

To the Governor of the Commonwealth of Kentucky:

The General Assembly of the Commonwealth of Kentucky (two thirds of the Senate and House of Representatives each concurring
herein) request your Excellency to remove the Hon. Joshua F. Bullitt, one of the Judges of the Court of Appeals, from his said office, for the following reason: [That the said Bullitt has vacated his said office, by absenting himself from the sittings of said court, and from this State, and having taken up his residence within the territory of a foreign government.]

On motion of Mr. Spurr,

Ordered, That all the testimony taken before this House in this case be spread upon the Journal.

The following was the testimony taken, viz:

C. M. Mathews sworn. In answer to questions propounded, states: That he is acquainted with Judge Joshua F. Bullitt. Has not seen Judge Bullitt for five or six years, until he casually met him near Amherstburg, Canada, about the 15th day of April, 1865. This was a casual meeting at the house of a neighbor of Judge Bullitt. He learned during the conversation, in which several persons participated, that Judge B. lived on a farm near Amherstburg, Canada. Heard the Judge say he had purchased some hogs and a cow. Witness was invited to call and see the Judge, but had not time to do so. Understood he had rented a farm, and was putting in a crop. Does not know whether his residence in Canada is permanent or only temporary; learned that his family were not there with him, but were shortly expected to arrive. Have not seen him since. I know nothing of his reasons for going to Canada, except from rumor of threatened military arrest and punishment; nothing was said by him to witness on this subject. Did not see his family. Do not know what time he left Kentucky. Met him three or four hours after my arrival in Canada. Asked Judge Bullitt, or some one else there, whether the Judge intended to return soon to Kentucky. The answer was, that he did not consider it safe to do so. Received a letter from witness's daughter, since his arrival at home, that Mrs. Bullitt and family had arrived in Canada.

Attest—John J. Roberts.

Col. R. R. Bolling sworn.

Ques.—Are you or not Deputy Clerk of the Court of Appeals?
Ans.—I am.

Ques.—When was Judge Bullitt presiding in his seat as Chief Justice of Kentucky?
Ans.—By reference to minute book of the Court, he signed the orders on the 24th December, 1864, and was in his seat at that time.

Ques.—Has any communication been received from Judge Bullitt since he left?
Ans.—I received a note asking for his portfolio.

Ques.—Has the Court of Appeals been in session once, or oftener, since he left?
Ans.—It has been in session once since.

Ques.—During all that time has Judge Bullitt been absent?
Ans.—Yes, sir.
Ques.—How long had Judge Bullitt presided prior to his leaving?
Ans.—From the 7th day of December, 1864, until the 24th day of December, 1864.
Ques.—Do you remember the date of the note from Judge Bullitt to you?
Ans.—I do not remember the date of his note or letter to me.
Ques.—Was there a term of the Court while he was at Memphis?
Ans.—Yes; Court of Appeals was in session while he was there.
Ques.—When was the term preceding that?
Ans.—It commenced on the 1st Monday in June, 1864.
Ques.—Was he present then?
Ans.—He was present a portion of the time until his arrest.
Ques.—Had he been absent at any other time?
Ans.—He had been absent some before that.
Ques.—Do you remember whether Judge Bullitt left the bench, when Buckner invaded Kentucky, to take command of a company in the Federal army?
Ans.—I remember that he was absent some about the commencement of the war. Don’t remember about his “command,” but he was in the service.
Ques.—What was contained in his portfolio?
Ans.—I do not know; I did not open it.
Ques.—Where was his portfolio, and did you ever see him using it?
Ans.—In his room. I do not remember about his using it, or how he used it.
Ques.—Why has he been absent?
Ans.—I do not know.
Ques.—Do you know of any military order for his arrest?
Ans.—I do not know, but understood there was an order for his arrest.
Ques.—Were you present at a convention held in this hall some time since?
Ans.—I was not.
Ques.—Did not Judge Bullitt preside during June term, 1864?
Ans.—He was present a portion of the time.
Ques.—Do you remember, as part of the country’s history, of his arrest about that time?
Ans.—I heard he was arrested.
Ques.—Did Judge Bullitt return any papers to your office after he left?
Ans.—Some papers—records—were sent up to me; sent, I believe, by Samuel B. Smith, Esq.
Ques.—Did that package come from Louisville?
Ans.—I don’t know; but believe it came from Louisville. Sent to me by express, and I delivered it to Judge Peters.

R. R. BOLLING.

MR. JAMES HARRISON, sworn:
Ques.—Are you acquainted with Judge Bullitt?
Ans.—I am, and have been for more than thirty years.
Ques.—Do you know where Judge B. now is?
Ans.—From rumor and conversations with his lady I do. He is in Canada.

In answer to questions by the prosecution, the witness stated that Judge Bullitt resided in Jefferson county, in this State. That his lady stated in presence of witness that she was about renting out the premises where Judge Bullitt resided in Jefferson county, and witness heard from neighbors of Judge Bullitt that a portion of his personal property had been sold by his wife, and his residence rented out, and she and children had gone to Canada to her husband, and had sent part of his furniture to Canada. Mrs. Bullitt stated that she was preparing to go to Canada to her husband; that she had determined to go, and would have gone before, but that the burning and death of one of her children prevented; and she was delayed on that account.

In the conversation Mrs. Bullitt stated that her husband had gone to Canada for safety; that he was fearful of being arrested by the military authorities, as there was an order out for his apprehension. She said nothing about returning. Nothing was said on that subject.

JAMES HARRISON.

Mr. León L. Moore sworn. Examined by counsel for prosecution.

Ques.—Are you acquainted with Judge Joshua F. Bullitt?
Ans.—I am.

Ques.—When and where did you last see him?
Ans.—I saw him last Sunday week, about three miles from Amherstburg, Canada, at the residence of Mr. Rodman, about five miles from his (B.'s) residence.

Ques.—Do you know what business Judge Bullitt is engaged in, in Canada?
Ans.—I know that he is farming; but he did not tell me he was farming.

Ques.—Do you know whether Judge Bullitt has rented a farm in Canada?
Ans.—I have heard so.

Answer objected to by Mr. Ward, counsel for defense. Objection overruled.

Ques.—Were you at Judge Bullitt's residence in Canada?
Ans.—I was.

Ques.—Does he live in the country or in town?
Ans.—He lives in the country, about two miles from Amherstburg.

Ques.—Did you see any of his family there?
Ans.—Yes; I saw his wife and three of his children there.

Ques.—Were they keeping house there?
Ans.—Yes, they were housekeeping.

Cross-examined by Mr. Ward.

Ques.—Do you know Judge Bullitt's family?
Ans.—I do.

Ques.—Were you at the house occupied by them in Canada?
Ans.—I was.

Ques.—Did you ever hear it rumored that Judge Bullitt had gone to Canada to keep from being arrested by the military authorities?
Ans.—Yes, I have frequently heard it rumored that he had run off from Kentucky and gone to Canada to keep from being arrested by the military authorities.

Ques.—Did you ever hear any one say that Judge Bullitt would return to Kentucky so soon as he could do so with safety from military arrest?

Ans.—No, sir; I never heard that he would.

Ques.—Where do you live?

Ans.—In Frankfort, Kentucky.

Ques.—What took you to Canada?

Ans.—I belonged to Morgan's command; was cut off from my command in Kentucky; went to Canada, and have just got back.

Question by Mr. Waring—Did you get liberty to return to Kentucky?

Ans.—Yes; I took the oath.

R. R. BOLLING, recalled.

Question by Mr. Bramlette.

Please state whether or not there are some cases on docket in the office of the Court of Appeals that cannot be tried on account of the absence of Judge Bullitt?

Ans.—Yes, sir, several. The case of Vance vs. Vance, from the county of Boyle; Foster vs. Grigsby, from the county of Clarke; Daniel's adm'r vs. Morris, from the same county; Eaker, Bowman & Co. vs. Hunt, from the county of Graves, cannot be tried on account of the absence of Judge Bullitt—on account of one or the other of the judges being interested, either as parties or counsel.

Ques.—Could the above cases be tried if Judge Bullitt was present?

Ans.—Yes; he has set upon some of the cases, and heard the argument.

Cross-examined.

Ques.—Do you mean that the cases have been heard, and only await the opinion of the court?

Ans.—Yes.

Ques.—Did you ever hear it rumored that a military order had been issued for Judge Bullitt's arrest, and that he had fled to Canada for protection from such arrest?

Ans.—Yes, I have heard a rumor of that kind.

Ques.—Did you ever hear that Judge Bullitt was anxious for a civil trial, but would avoid a military trial?

Ans.—Yes; I have heard it from his wife, and from other friends.

Ques.—Did you ever hear it rumored that he would come back to Kentucky when the military had subsided so that he would not be arrested by that authority?

Ans.—Yes; I have heard it so talked about by members of the court—lawyers and others.

Re-examined by Mr. Bramlette.

Ques.—Is not the case of Vance vs. Vance one of the most important on the docket?
May 31.  

HOUSE OF REPRESENTATIVES.  

Ans.—It is a very important case. I do not know the amount involved.  

R. R. BOLLING.  

F. M. Ray examined:  

I was present in Frankfort in January, 1865. About the 4th day of January, 1865, a Convention was held in Frankfort, called a Union Convention; I attended said Convention, not as a delegate, but as a spectator; among the speakers at the convention aforesaid was Gen. S. G. Burbridge, who, in the course of his speech, said that he had ordered the arrest of Judge J. F. Bullitt, and if caught, would hang him.  

General J. B. Huston states:  

Some time in the early part of August last—say from the 5th to the 10th—and soon after General Burbridge had returned from a trip to Indianapolis, I had a conversation with him in regard to Judge Bullitt's arrest. In answer to an inquiry as to the cause of the arrest, and what course would be pursued with him, General Burbridge replied that Judge Bullitt was arrested because of his connection with the so-called the "Sons of Liberty," which he deemed a treasonable secret association, and that he intended to have him tried by a military commission, and, if found guilty, he would have him hung quickly—probably adding some expletive, by way of intensity. This before Judge Bullitt went to Memphis, Tennessee.  

J. F. Bell testifies: Know but little about this matter. Soon after the arrest of Judge Bullitt, in August last, I received a letter from the wife of Judge Bullitt, asking me to act as counsel for his defense in any trial that might be had. I was informed that Judge Bullitt had been ordered away from Kentucky; he was then in close confinement. After this he went to Memphis, Tennessee. About the 7th December, 1864, Judge Bullitt took his seat on the bench of the Court of Appeals, saying that he had come to Kentucky to subject himself to any prosecution that might be brought against him before the civil tribunals of the country.  

On 24th December, 1864, Judge Bullitt availed himself of a mistake in the order of arrest, by which Bullock, instead of Bullitt, was ordered to be arrested, and went to Canada. He there leased a farm, as I am informed, for one year, and now resides thereon. I understand his original intention was to remain in Canada only so long as his personal safety required absence from his home. How much recent events may have changed his purposes, I cannot say. Judge Bullitt always declined a trial by military commission, but was willing to be tried by a court-martial upon any charge brought against him.  

Mr. Fisher then offered the following paper, which was permitted to go on file as part of the evidence for the defense.  

Testimony of Judge Bullock.  

Being sworn, Judge Bullock stated that, on a certain date, not exactly recollected, whilst in his office, a man professing to be a military
officer called and informed him that he had an order for his arrest; and on demanding the order of arrest, the same was found to be for Judge Bullitt, and was signed by Maj. Pleasner, then in authority in Louisville. Witness was informed and believes that Judge Bullitt was in Louisville on that morning; and the fact that such order had been issued and been seen by witness was communicated to a friend of Judge Bullitt, at whose house he was in habit of staying or stopping whilst in the city.

In answer to inquiry, Judge Bullock further stated the following facts: After Judge Bullitt's arrest, and during his confinement in military prison in Louisville, he was permitted to visit him in reference to his (Bullitt's) private affairs. He was confined in a room to himself, and his interviews with him were in the presence of a guard, and the conversations had reference to matters of the private business of said Bullitt.

Subsequent to the sending of said Bullitt to Memphis, he had an interview with the personal friends of said Bullitt in reference to his trial. It was understood that Mrs. Bullitt had requested a trial of her husband, and that Gen. Ewing, then in authority at Louisville, had consented that he should be tried by a military commission, and that in his opinion he would be convicted and shot. As the friends of Judge Bullitt, we were unanimously of the opinion that Judge Bullitt could not safely submit to such a trial, but that he should seek and demand a civil trial. The result of this interview was communicated to Mrs. Bullitt, and also to Gen. Ewing, by one of the personal friends alluded to, as the witness believed.

Judge Bullock also stated, in answer to interrogatories, that he was informed and believed that Judge Bullitt left his home on the same day or the day after the order of arrest signed by Major Pleasner was seen by witness in his office, as heretofore stated. He further stated that he was informed and believed that Judge Bullitt was in Canada, and had taken up his abode there for the present; but how long he proposed to remain he (witness) had no knowledge.

Judge Bullock further stated, that he understood Judge Bullitt to say, whilst he was in prison in Louisville, that he desired a civil trial; that when first arrested, or the next day thereafter, he had been informed that the purpose of the military was to try him by a drum-head court, and to shoot him on the next day, and that he for awhile believed it. He saw Judge Bullitt on the day he was sent to Memphis, and, as far as he knows and believes, he was confined in a room to himself, and no one permitted to confer with him except in the presence of a guard.

Judge Bullock did not see Judge Bullitt after his return from Memphis, nor has he had any correspondence with him since that time.

Witness further stated it as his impression that he had seen or heard of the reported threats of Gen. Burbridge in reference to Judge Bullitt at the time, or about the time Judge Bullitt is said to have left Kentucky for Canada.

W. F. BULLOCK.
Mr. Brooks, from the Committee on Enrollments, reported that the Committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act for the benefit of the police judge of Eddyville.
An act to incorporate the National Oil and Mining Company.
An act to incorporate the Shale Mountain and Salt Valley Oil Company.
An act to incorporate the Breckinridge Agricultural and Mechanical Society.
An act to incorporate the Big Blain Creek Petroleum Company.
An act to incorporate the Louisville Oil and Gold Mining Company.
An act for the benefit of Geo. E. Porter and J. N. Eskridge, of Grayson county.
An act repealing an act establishing a toll-bridge over Obion river, in Hickman county.
An act to amend the road law of Mason county.
An act to change the time of holding the Pulaski quarterly courts.
An act in reference to the office of jailer of Greenup county.
An act to amend chapter 83, article 4, section 6, Revised Statutes, title "Revenue and Taxation."
An act to incorporate the Social Hill Petroleum, Mining, and Manufacturing Company.
An act to incorporate Hart Lodge, No. 61, of Free and Accepted Masons.
An act to incorporate the Lick Branch Oil, Mining, and Manufacturing Company.
An act to incorporate the Highland Petroleum and Mining Company.
An act for the benefit of the sureties of W. B. Simmons, late sheriff of Meade county.
An act to prevent the setting of fish nets and drawing seines in Harrod's creek.
An act for the benefit of certain school districts in the State of Kentucky.
An act for the benefit of Milton Hamilton, late clerk of the county and circuit courts of Boone county.
An act for the benefit of Isham G. Hamilton, late clerk of the Boone county court.
An act to authorize the county court of Taylor county to levy a tax to build a court-house and clerks' offices.
An act to protect fish in the streams of South Elkhorn and Clear creek, in Woodford county.

An act to increase the capital stock of the Muhlenburg Petroleum, Oil, Coal, and Salt Company.

An act relating to the muster-out of troops in the State service.

An act to change the voting place in Crooked Creek precinct, in Estill county.

An act in relation to mills in Catlettsburg and its neighborhood.

An act for the benefit of J. C. Vanarsdale, sheriff of Mercer county.

An act to regulate the time of holding the circuit courts in the 12th judicial district.

An act to incorporate the Lost Pond Petroleum, Oil, and Mining Company.

An act to charter the Kentucky and Tennessee Oil, Mining, Manufacturing, and Transportation Company.

An act to incorporate the Congressional Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.

An act to incorporate the Beech Fork Coal, Oil, and Mining Company.

An act to incorporate the Excelsior Oil and Mining Company.

An act to incorporate the Kentucky Presbytery of the Cumberland Presbyterian Church.

An act for the benefit of Somerset Lodge, No. 111, of Free and Accepted Masons.

An act for the benefit of James Ellis, assessor of McLean county.

An act for the benefit of Thomas Wallace.

An act for the benefit of W. J. Bruer.

An act for the benefit of J. B. McWhorter.

Resolution correcting error in enrolled bill for benefit of Clark's Run and Salt River turnpike company, approved February 27th, 1865.

Resolution relating to slaves in the United States service from the State of Kentucky.

Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the Augusta Deposit Bank, of Augusta, Kentucky.

An act for the benefit of C. S. Jones, of Adair county.

An act to incorporate the Rescue Petroleum Company.

An act for the benefit of A. H. Buckner.

An act for the benefit of the Dry Creek and Covington turnpike road company.
An act for the benefit of Keturah M. Hodge, of Campbell county.
An act to incorporate the Warsaw Male and Female College.
An act to incorporate the Evans Well Petroleum Company.
An act to charter Casey County Petroleum Company.
An act to incorporate the Oil Valley Petroleum and Mining Company, of Louisville.
An act in relation to conveyances by commissioners.
An act to amend an act, entitled "An act to incorporate the Bridgeport Female Institute," approved February 11, 1858.
An act to amend chapter 63 of Revised Statutes, entitled "Limitation of Actions and Suits."
An act to amend chapter 35 of the Revised Statutes.
An act to incorporate the Garvin Oil and Mining Company.
An act to incorporate the Daniel Webster Petroleum, Mining, and Lumber Company.
An act to incorporate the Mud River Oil and Mining Company.
An act to incorporate the Muldrough's Hill Petroleum Company.
An act to incorporate the Seward Petroleum and Mining Company.
An act to incorporate the Adirondack Mining Company.
An act to incorporate the Putnam Oil and Mining Company.
An act to incorporate the Peterman Mining Company.
An act to incorporate the Cumberland Gap Mining Association.
An act to incorporate the Butler County Petroleum Company.
An act to amend an act, entitled "An act to regulate the management of the Madison Fork of the Wilderness turnpike road," approved February 10, 1864.
An act in relation to the Harlan county battalion of State Guards.
An act authorizing the Governor to fill the vacancy in the office of county judge of Letcher county.
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
On motion of Mr. R. J. Browne,
Ordered, That the Committee on Claims be authorized to have the general appropriation bill printed before they present the same to this House.
The following bills were reported by the several committees appointed to prepare and bring in the same, viz:
By the Committee on Propositions and Grievances—
1. A bill to amend an act for the benefit of Francis Wright, executor of Richard Bayne, deceased, late of Shelby county.

By the Committee on Claims—
2. A bill to extend the corporate limits of the town of Irvine, Estill county.

By Mr. T. R. Taylor—
3. A bill for the benefit of the sheriff of Hancock county.

By the Committee on Education—
4. A bill for the benefit of the Kentucky Institution for the Education of the Deaf and Dumb at Danville.

By same—
5. A bill to incorporate the Hart County Educational Association.

By the Committee on Ways and Means—
6. A bill for the benefit of James M. Vaughan, sheriff of Knox county.

By same—

By same—
8. A bill for the benefit of Thomas Shackelford, sheriff of McLean county.

By same—

By same—
10. A bill for the benefit of Martin Hardin, late sheriff of Hardin county.

By the Committee on the Judiciary—
11. A bill for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

By same—

By the Committee on Education—
13. A bill incorporating the Harrodsburg Academy.

By the Committee on Military Affairs—
14. A bill to authorize the county court of Hart county to organize and pay a police force for the protection of the citizens.

By same—
15. A bill for the benefit of Larkin Maxey, of Pulaski county.
By the Committee on Circuit Courts—
16. A bill to authorize the Boyd circuit court clerk's office to be furnished with public books.
By same—
17. A bill to change the time of holding the Nelson and Anderson circuit courts at their summer term.
By the Committee on County Courts—
18. A bill to change the place of voting from Skillsville to Paradise, Muhlenburg county.
By same—
19. A bill to change the place of voting in Nauvoo precinct, in Hart county.
By same—
20. A bill to authorize the county court of Logan to increase the county levy, for the years 1865 and 1866.
By same—
By same—
22. A bill for the benefit of M. M. Gaunce.
By same—
23. A bill for the benefit of M. B. Goble.
By same—
24. A bill for the benefit of Wm. F. Evans, judge of the Barren county court.
By same—
By same—
26. A bill to establish a toll-gate upon the Wilderness turnpike, in Knox county, on the waters of Yellow creek.
By same—
27. A bill to authorize the county court of Caldwell county to levy a tax to rebuild a court-house.
By same—
28. A bill for the benefit of the commissioners of tax for Green county.
By same—
29. A bill changing the time of holding the quarterly courts for Muhlenburg county.

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By same—
30. A bill authorizing the county judge of Clinton county to grant licenses.
By same—
31. A bill for the benefit of Wm. Sims and others.
By same—
32. A bill to amend an act, entitled "An act providing a general mechanics' lien law for certain cities and counties," approved February 17th, 1858.
By same—
33. A bill to enlarge the voting precinct of Mt. Sterling, in Montgomery county.
By the Committee on Education—
34. A bill for the benefit of school districts Nos. 9 and 30, in Harrison county.
By the Committee on Revised Statutes—
35. A bill concerning toll-gates on the Shelbyville and Eminence turnpike road.
By the Committee on Corporate Institutions—
36. A bill to charter the Licking and Ohio River railroad company.
By same—
37. A bill to incorporate the town of Auburn, in Logan county.
By same—
38. A bill to amend an act, entitled "An act to incorporate the town of Clayvillage, in Shelby county.
By same—
39. A bill to incorporate the Alpha Oil, Coal, Salt, and Mining Company.
By same—
40. A bill to incorporate the Omega Petroleum, Oil, Mineral, and Manufacturing Company.
By same—
41. A bill to incorporate the Brownsville Petroleum Company.
By same—
42. A bill to empower the city of Newport, in Campbell county, to borrow money and issue bonds, &c.
By same—
43. A bill to incorporate the North Kentucky Oil Company.
By same—
44. A bill to incorporate the Kentucky and New York Oil and Mining Company.
By same—
45. A bill to incorporate the Bowling Green Association for the improvement of the breed of horses.

By same—
46. A bill to incorporate the Burnside Petroleum, Transportation, and Mining Company.

By same—
47. A bill to close an alley in the town of Newcastle.

Which were severally read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on the Judiciary, and the remaining bills were severally ordered to be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with, and the same being engrossed, Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:

By the Committee on Privileges and Elections—
1. An act to change a voting precinct in Knox county.
By the Committee on Ways and Means—
2. An act for the benefit of James F. Robertson, sheriff of Hopkins county
By same—
3. An act for the benefit of James R. Ward, late sheriff of Johnson county.
By same—
4. An act for the benefit of various sheriffs of this Commonwealth.
By same—
5. An act for the benefit of S. W. Owens, sheriff of Ballard county.
By same—
6. An act for the benefit of John W. Gregory, sheriff of Union county, and Asa Gilbert, sheriff of Clay county.
By same—
7. An act for the benefit of the sureties of W. W. Cox, late sheriff of Morgan county.
By the Committee on Ways and Means—
8. An act to relieve the sheriffs of this Commonwealth from the collection of militia fines for the years 1863 and 1864.
By same—

9. An act for the benefit of the circuit court clerk’s office in Whitley county.

By same—

10. An act for the benefit of Thomas Allen, clerk of the Mercer county court.

By same—

11. An act to authorize the Montgomery county court to levy a tax to build a jail-house in said county.

By same—

12. An act for the benefit of Marcus L. Ogden, late clerk of the Daviess county court.

By same—

13. An act to amend an act, entitled “An act to amend the road law in Bracken county,” approved 8th February, 1864.

The 4th bill was placed in the orders of the day, and the 1st, 2d, 3d, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, and 13th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, and 13th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The yeas and nays being required on the passage of the 7th bill by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. R. J. Browne, from the Committee on Claims, to whom was referred

A bill for the benefit of the jailer of McCracken county,

Reported the same, with the expression of opinion that it ought not
to pass.

And the question being taken, "Shall said bill be read the third
time?" it was decided in the negative.

So said bill was rejected.

Mr. Hawkins moved to reconsider said vote.

And the question being taken thereon, it was decided in the nega­
tive.

The same committee, to whom had been referred a joint resolution
from the Senate concerning grave-stones to be erected over certain
graves in the Frankfort Cemetery, which reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Auditor of Public Accounts be instructed to draw his warrant
on the Treasury, in favor of Col. James H. Garrard and John N.
Guitcher, for the sum of seven hundred dollars ($700), to be expended
by them (so much of said sum as may be necessary) in erecting
suitable head and foot-stones over the graves of Governors Morehead
and Scott, Hon. W. T. Barry, Bland Ballard and wife, and Senators
Chiles and Buster, and report the same to the next General Assembly.

Reported the same to the House without amendment.

Mr. Webb moved to amend said resolution by inserting after the
name "Buster," the following, viz: "and Representative Sparks."

Which amendment was adopted.

Said resolution, as amended, was twice read and concurred in.

The yeas and nays being required thereon by the constitution, were
as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, John J. Gatewood, Wm. A. Morton,
Alfred Allen, Aaron Gregg, William L. Neale,
William M. Allen, Hiram Hagan, William A. Pepper,
Jonathan R. Bailey, R. A. Hamilton, James T. Pierson,
Joshua F. Bell, Richard H. Haunson, Hiram S. Powell,
William Bell, C. C. Harvey, John D. Ross,
T. J. Bischett, Jacob Hawthorn, J. C. Sayers,
Henry Bohannon, Thomas P. Hays, George S. Shanklin,
Wm. A. Brooks, A. H. Herrod, Caleb Stinson,
E. A. Brown, Andrew Hurd, Wm. R. Thompson,
R. J. Browne, J. L. Hill, H. W. Tuttle,
Isaac Calhoon, M. E. Ingram, H. G. Van Seggern,
T. P. Cardwell, William R. Kinney, Thos. W. Varnon,
Joseph H. Chandler, Perry S. Layton, A. G. Waggener,
Wm. H. Covington, Thomas Linley, Willie Waller,
James W. Davis, J. H. Lowry, W. W. Waring,
John M. Delph, L. S. Luttrell, Isaac N. Webb,
Sebastian Eifort, Thomas A. Marshall, M. E. White,
William Elliott, Milton McGrew, James Wilson,
Elijah Gabbert, W. H. Miller, George T. Wood—60.

Those who voted in the negative, were—

O. P. Johnson,

The Committee on Education, to whom was referred a Senate bill, entitled

An act appropriating money for the benefit of the Institution for the Education of Idiots and Feeble-minded Persons,

Which reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of four hundred and seventy-five dollars be, and is hereby, appropriated, from any money in the Treasury not otherwise appropriated, for the purpose of defraying the expense of repairs to the building and fencing of the Institution for the Education of Idiots and Feeble-minded Persons; and that the Auditor of Public Accounts is hereby directed to draw his warrant for that amount in favor of the trustees of said institution.

§ 2. That this act shall take effect from its passage.

Reported the same with the following amendment, viz:

Strike out the words "Institution for the Education of Idiots and Feeble-minded Persons."

And insert in lieu thereof the following, viz:

Kentucky Institution for the Education and Training of Feebleminded Children.

Which amendment was adopted.

On motion of Mr. Weir,

Ordered, That the further consideration of said bill be postponed and made the special order of the day for Friday next, at 12 o'clock.

Mr. Shanklin, from the Committee on Circuit Courts, to whom had been referred a Senate bill, entitled

An act to change the 2d and 14th judicial districts, and to regulate the time of holding certain courts therein,

Asking to be discharged from the further consideration thereof.

Which was granted.

Ordered, That said bill be referred to the Committee on the Judiciary.
The House then took up a joint resolution from the Senate in relation to a final adjournment of the Legislature, which was twice read as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That their adjournment on Monday next at 8 o'clock, A. M., shall be sine die.

Mr. Alf. Allen moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Garriott and Rapier, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John K. Paulkner, John L. McGinnis,
Alexander E. Adams, Elijah Gabbert, Milton McGrew,
A. S. Allan, Stephen F. Gano, W. H. Miller,
Alfred Allen, Francis Gardner, Wm. A. Morton,
Wm. M. Allen, Aaron Gregg, William L. Neale,
Jonathan R. Bailey, Hiram Hagan, Thomas W. Owings,
H. M. Bedford, R. A. Hamilton, William A. Pepper,
Joshua F. Bell, C. M. Hanks, James T. Pierson,
William Bell, Richard H. Hanson, Hiram S. Powell,
T. J. Bishett, C. C. Harvey, John D. Ross,
Henry Bokannon, Jacob Hawthorn, J. C. Sayers,
John C. Boín, Thomas P. Hays, E. W. Smith,
Jas. T. Bramlette, A. H. Herrod, Caleb Stinson,
R. J. Browne, Andrew Hurd, T. R. Taylor,
Isaac Calhoun, J. L. Hill, H. W. Tuttle,
John W. Campbell, M. E. Ingram, H. G. Van Seggern,
T. P. Cardwell, Wm. R. Kinney, A. G. Waggener,
Wm. H. Covington, Samuel Larkin, Willie Walker,
Albert A. Curtis, J. F. Lauck, W. W. Waring,
James W. Davis, Perry S. Layton, Isaac N. Webb,
Samuel E. DeHaven, Thomas Linley, E. R. Weir,
John M. Delph, Geo. T. Wood.

Those who voted in the negative, were—

Wm. H. Baker, John J. Gatewood, R. J. Spurr,
Joshua Barnes, O. P. Johnson, Wm. R. Thompson,
Wm. A. Brooks, J. H. Lowry, Thomas W. Varnon,
E. A. Brown, L. S. Luttrell, A. H. Ward,
Joseph H. Chandler, H. C. McLeod, M. E. White,
Evan M. Garriott, George S. Shauklin,

The main question, "Shall the resolution be concurred in?" was then put, and it was decided in the affirmative.
The House then took up a joint resolution, which originated in the Senate, requesting the President of the United States to relieve Kentucky from the operation of martial law.

Which was read as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the President of the United States be respectfully and earnestly requested to withdraw or rescind the proclamation or order of his late lamented predecessor, by which this Commonwealth was placed under martial law.

Resolved, That the Governor of this Commonwealth be requested to forward a copy of these resolutions to the President of the United States.

On motion of Mr. R. J. Browne,

Ordered, That said resolution be referred to the Committee on Federal Relations, with instructions to report on Friday next, at 10½ o'clock.

A message was received from the Senate announcing that they had concurred in the address requesting the Governor to remove from office the Hon. Joshua F. Bullitt, one of the Judges of the Court of Appeals of this Commonwealth.

That they had concurred in the amendment proposed by this House to a bill which originated in the Senate, entitled

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865.

With an amendment thereto.

That they had disagreed to a bill, which originated in this House, entitled

A bill for the benefit of Mason Morris, sheriff of Edmonson county.

That they had passed bills, which originated in this House, of the following titles, viz:

An act for the benefit of James G. Weller, former clerk of the county court of Caldwell county.

An act to change the line of the Lebanon voting precinct, in Marion county.

An act to incorporate Lebanon Milling and Manufacturing Company.

An act to incorporate the Loretta and St. Rose turnpike company.

An act to incorporate the Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.

An act to incorporate the Clover Valley Oil, Coal, Salt, Iron, and Manufacturing Company.
An act to amend an act, entitled "An act to incorporate the Obey and Wolf Creek and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."

An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.

An act to incorporate the Columbia Petroleum, Oil, Manufacturing, and Mining Company.

An act to enable the Deposit Bank of Stanford to wind up its affairs.

An act to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.

An act for the benefit of the sheriff of Hancock county.

An act to amend the charter of the Deposit Bank of Owensboro.

An act to incorporate the Otter Mining, Manufacturing, and Transportation Company.

An act empowering the courts of counties where court-houses, jail, or clerk's office have been burned, to levy an ad valorem tax to rebuild the same.

An act to incorporate the Uniontown Oil and Mining Company.

An act to amend the charter of the Airdrie Petroleum Company.

An act to incorporate the Merchants' Petroleum and Mining Company.

An act to incorporate the Petroleum Valley Oil, Mining, and Manufacturing Company.

Which Senate bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on Ways and Means; the 2d, 4th, 6th, and 7th to the Committee on Corporate Institutions; the 3d to the Committee on County Courts; and the 5th was ordered to be read the 3d time.

The rule of the House, constitutional provision, and third reading of the 5th bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

And then the House adjourned.

H. R.—79
FRIDAY, JUNE 2, 1865.

A message was received from the Senate, announcing that they had passed a bill, entitled
An act to amend an act authorizing the county court of Gallatin county to levy a tax to raise a recruiting fund to avoid a draft in said county.
Which bill was taken up and read the first time, and ordered to be read the second time.
The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Stinson presented the petition of Thos. B. Vinson, of Grayson county, praying for the passage of an act to make James Thos. White his legal heir at law.
Which was received, its reading dispensed with, and referred to the Committee on the Judiciary.
On motion of Mr. Gabbert, leave was given to bring in a bill to change the time of holding the Mercer circuit court.
Ordered, That the Committee on Circuit Courts prepare and bring in the same.
A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:
An act to incorporate the Big Blain Creek Petroleum Company.
An act to incorporate the National Oil and Mining Company.
An act to incorporate the Louisville Oil and Gold Mining Company.
An act to incorporate the Highland Petroleum and Mining Company.
An act to incorporate the Congressional Petroleum, Coal, Oil, Refining, Mining, and Manufacturing Company.
An act to incorporate the Shale Mountain and Scott Valley Oil Company.
An act to incorporate the Lick Branch Oil, Mining, and Manufacturing Company.
An act to incorporate the Social Hill Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Buck Fork Coal, Oil, and Mining Company.

An act to charter the Kentucky and Tennessee Oil, Mining, Manufacturing, and Transportation Company.

An act to incorporate the Lost Pond Petroleum, Oil, and Mining Company.

An act to incorporate the Excelsior Oil and Mining Company.

An act to incorporate the Breckinridge Agricultural and Mechanical Society.

An act to incorporate Hart Lodge, No. 61, of Free and Accepted Masons.

An act for the benefit of certain school districts in the State of Kentucky.

An act to incorporate the Kentucky Presbytery of the Cumberland Presbyterian Church.

An act for the benefit of Somerset Lodge, No. 111, of Free and Accepted Masons.

An act for the benefit of James Ellis, assessor of McLean county.

An act for the benefit of W. J. Bruer.

An act to amend chapter 83, article 4, section 6, Revised Statutes, title "Revenue and Taxation."

An act for the benefit of Isham G. Hamilton, late clerk of the Boone county court.

An act for the benefit of Milton Hamilton, late clerk of the Boone county and circuit courts.

An act for the benefit of the police judge of Eddyville.

An act in reference to the office of jailer of Greenup county.

An act for the benefit of Geo. E. Porter and J. N. Eskridge, of Grayson county.

An act for the benefit of J. C. Vanarsdale, sheriff of Mercer county.

An act to authorize the county court of Taylor county to levy a tax to build a court-house and clerks' offices.

An act to amend the road law of Mason county.

An act for the benefit of the sureties of W. B. Simmons, late sheriff of Meade county.

An act to regulate the time of holding the circuit courts in the 19th judicial district.

An act for the benefit of Thomas Wallace.

An act for the benefit of J. B. McWhorter.
An act to change the voting place in Crooked Creek precinct, in Estill county.

An act relating to the muster-out of troops in the State service.

An act repealing an act establishing a toll-bridge over Obion river, in Hickman county.

An act in relation to mills in Catlettsburg and its neighborhood.


An act to prevent the setting of fish nets and drawing seines in Harrod's creek.

An act to change the time of holding the Pulaski quarterly courts.

An act to increase the capital stock of the Muhlenberg Petroleum, Oil, Coal, and Salt Company.

An act to protect fish in the streams of South Elkhorn and Clear creek, in Woodford county.

Resolution relating to slaves in the United States service from the State of Kentucky.

Resolution correcting error in enrolled bill for benefit of Clark's Run and Salt River turnpike company, approved February 27th, 1865.

The Speaker laid before the House the report of the president of the Southern Bank of Kentucky to the Governor as follows, viz:

Southern Bank of Kentucky,
Russelville, May 30, 1865.

To His Excellency Thos. E. Bramlette,
Governor of the Commonwealth of Kentucky:

Dear Sir: In compliance with the resolution of the Legislature, I herein inclose you a statement showing the remaining assets and liabilities of this bank.

Every effort in my power is being made to close up all the unsettled affairs of the bank, in order to make final distribution to the State and stockholders of the remaining assets, after extinguishing all outstanding liabilities; but it is utterly impossible to fix a time when all the affairs of the bank can be finally closed. You may, however, rest assured that the utmost promptness and vigilance will be used to attain this end at the earliest practicable day.

Very truly and respectfully, yours,

G. W. Norton, President.
Statement of the remaining assets and liabilities of the Southern Bank of Kentucky, May 30th, 1865.

**ASSETS.**

Suspended debts and debts in suit, growing out of the business of the Parent Bank at Russellville, and the branches at Louisville, Owensboro, Carrollton, Smithland, and Hickman, the principal part of which consist of bills taken by some of the branches on New Orleans, prior to the war, and which will probably never be realized, as the parties are now insolvent. $163,525.00

Deduct probable amount to be charged to profit and loss. 95,000.00

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**LIABILITIES.**

Balance on first and second installments in liquidation due to stockholders in coin Notes not yet presented for redemption. $5,175.00

Balanced due to the depositors, not yet called for. 320,032.00

Unclaimed dividends. 4,779.37

Contingent fund. 75,000.00

Profit and loss, (including interest and exchange accounts to this date) $250,486.98

Deduct supposed losses by bad debts, as named above. 95,000.00

155,486.98

$415,593.35

This bank was organized in the year 1850, and during its organization has paid into the Treasury of the State of Kentucky two hundred and ninety-seven thousand seven hundred and fifty dollars ($297,750.00) over and above the interest on the $600,000 of bonds issued by the State to the bank in payment of the State's subscription for $600,000 of the stock of the bank. The bank also paid into the Treasury the annual tax or bonus, as required by the charter. In the year 1865 the State purchased the $600,000 of State bonds at par from the bank. By authority of the act of the Legislature approved 3rd December, 1865, this bank went into liquidation, and its existence as a bank of issue ceased. On the $600,000 of stock owned by the State, the bank has already paid to the State two installments in liquidation, amounting to $600,000 in cash, which at the time of payment was worth a premium of over $300,000 in United States legal tender notes. If no unexpected losses occur in the final winding up of the affairs of the bank, it is probable a further installment in liquidation can be distributed to the State and the stockholders, amounting to 15 or 20 per cent. on the original amount of stock.

Respectfully, May 30, 1865.

G. W. NORTON, President.

On motion of Mr. Varnon.

Ordered, That the Public Printer forthwith print 150 copies thereof or for the use of the members of the General Assembly, and that the same be referred to the Committee on Banks.

Mr. Brooks, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in this House, of the following titles, viz:

An act for the benefit of James C. Weller, former clerk of the county court of Caldwell county.

An act to incorporate the People's Library Company.

An act to incorporate the Aetna Oil and Mining Company.
An act to incorporate the Continental Oil and Mining Company.
An act to incorporate the Eureka Oil and Mining Company.
An act to incorporate the Jennisee Island Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Star Oil and Mining Company.
An act to change the State road from Hopkinsville to Columbus.
An act to incorporate the Cash Creek Oil and Coal Company.
An act to incorporate the Republican Oil and Mining Company.
An act amendatory of the act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.
An act to incorporate the Campbell County Manufacturing and Coal Oil Company.
An act to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.
An act to change the line of the Lebanon voting precinct, in Marion county.
An act to incorporate the Lebanon Milling and Manufacturing Company.
An act to incorporate the Loretta and St. Rose turnpike company.
An act to incorporate the Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.
An act to incorporate the Clover Valley Oil, Coal, Salt, Iron, and Manufacturing Company.
An act to amend an act, entitled "An act to incorporate the Obey and Wolf Creek, and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."
An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.
An act to incorporate the Columbia Petroleum, Oil, Mining, and Manufacturing Company.
An act to enable the Deposit Bank of Stanford to wind up its affairs.
An act to incorporate the Bank of Bowling Green.
An act to incorporate the Bank of Russellville.
An act to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.
An act concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.
An act for the benefit of the sheriff of Hancock county.
Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of James S. Robertson, sheriff of Hopkins county.
An act for the benefit James A. Ward, late sheriff of Johnson county.
An act for the benefit of S. W. Owens, sheriff Ballard county.
An act to amend "An act for the benefit of common school district No. 85, in Daviess county," approved December 18, 1863.
An act to revise the charter of the Sons of Temperance of the State of Kentucky.
An act to amend an act, entitled "An act to incorporate the Ohio and Mississippi River Transportation Company."
An act to incorporate the Ottawa Petroleum Company.
An act for the benefit of John C. Latham, late clerk of the Christian circuit court.
An act for the benefit of the administrator of Thomas Allin, late clerk of the Mercer county court.
An act to incorporate the Paris Oil and Mining Company.
An act to amend the charter of the Lexington and Big Sandy railroad.
An act to charter the International Petroleum Company.
An act to charter the Great Western Petroleum and Mining Company.
An act to incorporate the Big Twin Mining and Manufacturing Company.
An act for the benefit of John W. Gregory, sheriff of Union county, and Asa Gilbert, sheriff of Clay county.
An act for the benefit of Wm. Corum, clerk of the Greenup circuit and county courts.
An act to amend an act, entitled "An act to amend the road law in Bracken county," approved February 8, 1864.
An act to amend the charter of the city of Louisville.
An act to incorporate the Russell Oil and Mining Company.
An act to change a voting precinct in Knox county.
An act for the benefit of Marcus L. Ogden, late clerk of the Daviess county court.
An act to authorize the Montgomery county court to levy a tax to build a jail-house in said county.
An act for the benefit of Wm. E. Ashbrook, late sheriff of Kenton county.
An act to incorporate the Continental Oil and Mining Company.
An act to incorporate the Eureka Oil and Mining Company.
An act to incorporate the Jennisee Island Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Star Oil and Mining Company.
An act to change the State road from Hopkinsville to Columbus.
An act to incorporate the Cash Creek Oil and Coal Company.
An act to incorporate the Republican Oil and Mining Company.
An act amendatory of the act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.
An act to incorporate the Campbell County Manufacturing and Coal Oil Company.
An act to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.
An act to change the line of the Lebanon voting precinct, in Marion county.
An act to incorporate the Lebanon Milling and Manufacturing Company.
An act to incorporate the Loretta and St. Rose turnpike company.
An act to incorporate the Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.
An act to incorporate the Clover Valley Oil, Coal, Salt, Iron, and Manufacturing Company.
An act to amend an act, entitled "An act to incorporate the Obey and Wolf Creek, and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."
An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.
An act to incorporate the Columbia Petroleum, Oil, Mining, and Manufacturing Company.
An act to enable the Deposit Bank of Stanford to wind up its affairs.
An act to incorporate the Bank of Bowling Green.
An act to incorporate the Bank of Russellville.
An act to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.
An act concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.
An act for the benefit of the sheriff of Hancock county.
Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of James S. Robertson, sheriff of Hopkins county.

An act for the benefit James A. Ward, late sheriff of Johnson county.

An act for the benefit of S. W. Owens, sheriff Ballard county.

An act to amend "An act for the benefit of common school district No. 35, in Daviess county," approved December 18, 1863.

An act to revise the charter of the Sons of Temperance of the State of Kentucky.

An act to amend an act, entitled "An act to incorporate the Ohio and Mississippi River Transportation Company."

An act to incorporate the Ottawa Petroleum Company.

An act for the benefit of John C. Latham, late clerk of the Christian circuit court.

An act for the benefit of the administrator of Thomas Allin, late clerk of the Mercer county court.

An act to incorporate the Paris Oil and Mining Company.

An act to amend the charter of the Lexington and Big Sandy railroad.

An act to charter the International Petroleum Company.

An act to charter the Great Western Petroleum and Mining Company.

An act to incorporate the Big Twin Mining and Manufacturing Company.

An act for the benefit of John W. Gregory, sheriff of Union county, and Asa Gilbert, sheriff of Clay county.

An act for the benefit of Wm. Corum, clerk of the Greenup circuit and county courts.

An act to amend an act, entitled "An act to amend the road law in Bracken county," approved February 8, 1864.

An act to amend the charter of the city of Louisville.

An act to incorporate the Russell Oil and Mining Company.

An act to change a voting precinct in Knox county.

An act for the benefit of Marcus L. Ogden, late clerk of the Daviess county court.

An act to authorize the Montgomery county court to levy a tax to build a jail-house in said county.

An act for the benefit of Wm. E. Ashbrook, late sheriff of Kenton county.
An act for the benefit of T. J. Puryear, late sheriff of Graves county.

An act to incorporate the Falls City Petroleum and Mining Company.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

The following bills were reported by the several committees appointed to prepare and bring in the same viz:

By the Committee on Ways and Means—
1. A bill for the benefit of assessors of this Commonwealth.

By the Committee on Propositions and Grievances—
2. A bill to amend an act, entitled "An act to reduce into one the several acts in relation to the town of Harrodsburg.

By the Committee on County Courts—
3. A bill to enable the county court of Warren county to levy a tax to build and buy bridges.

By the Committee on Ways and Means—
4. A bill for the benefit of D. L. Miller, late sheriff of Ohio county.

By Mr. Lowry—
5. A bill to amend 8th sub-section of section 2, chapter 32, Revised Statutes, title "Elections."

By the Committee on Internal Improvement—
6. A bill for the benefit of the dirt roads in the county of Lincoln.

By the Committee on Circuit Courts—
7. A bill to amend the charter of the city of Lexington.

By the Committee on County Courts—
8. A bill to establish an additional justices' district and voting precinct in Marion county.

By same—
9. A bill authorizing county courts to make compensation to clerks for services under the pension laws.

By the Committee on Education—
10. A bill for the benefit of fractional district No. 33, in Green county.

By the Committee on Corporate Institutions—
11. A bill to incorporate the Cosmopolitan Oil and Mining Company.

By same—
12. A bill to incorporate the Olford American Oil Company.
UNE 2, 1885

By the Committee on the Judiciary—
Which were severally read the first time, and ordered to be read the second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:—
By the Committee on Corporate Institutions—
1. An act to incorporate the Uniontown Oil and Mining Company.
By the Committee on the Judiciary—
2. An act to amend an act approved February 28, 1865, entitled "An act requiring the recording of the sales of real estate."
By same—
3. An act to revise, amend, and reduce into one the bastardy laws of this Commonwealth.
By the Committee on Ways and Means—
4. An act to amend an act, entitled "An act to exempt certain property from taxation."
By the Committee on County Courts—
5. An act for the benefit of Wesley Phelps, curator of the estate of R. F. Samuels, deceased.
By same—
6. An act empowering the county courts of the counties where court-houses, jails, or clerks' offices have been burned, to levy ad valorem tax to rebuild the same.
By the Committee on the Codes of Practice—
By same—
8. An act to amend sections 432 and 434, chapter 4, title 9, of the Civil Code of Practice.
Ordered, That said bills be read the third time.
The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
H. R.—80
The yeas and nays being required on the passage of the 3d bill by Messrs. Davis and Varnon, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


At 10½ o'clock the Committee on Federal Relations, to whom had been referred a joint resolution from the Senate requesting the President of the United States to relieve Kentucky from the operation of martial law, according to special order, reported the same without amendment.

Mr. Owings moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the resolution be concurred in?" was then put, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Ward and McLoed, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Evan M. Garriott, Alfred Allen, John J. Gatewood, Wm. M. Allen, Hiram Hagan, William H. Baker, C. M. Hanks, James T. Pierson, Nicholas A. Rapier, John D. Ross, George S. Shanklin,
June 2, 1852

House of Representatives.

Joshua Barnes,  
Wm. A. Brooks,  
R. J. Browne,  
Issac Calhoon,  
Jos. H. Chandler,  
Wm. H. Covington,  
Albert A. Curtis,  
John M. Delph,  
Edward F. Dulin,  
William Elliott,  
J. B. English,  
W. M. Fisher,  
Richard H. Hanson,  
C. C. Harvey,  
P. B. Hawkins,  
Thomas P. Hays,  
Samuel Larkins,  
J. F. Lauck,  
L. S. Luttrell,  
Thomas A. Marshall,  
Milton McGrew,  
H. C. McLeod,  
W. H. Miller,  
Thomas W. Owings,  
R. J. Spurr,  
Caleb Stinson,  
T. R. Taylor,  
John R. Thomas,  
Wm. R. Thompson,  
H. W. Tuttle,  
Thos. W. Varion,  
A. G. Waggenger,  
A. H. Ward,  
W. W. Waring,  
Geo. T. Wood—46.

Those who voted in the negative, were—

Alexander E. Adams,  
Jonathan R. Bailey,  
William Bell,  
T. J. Birchett,  
John W. Campbell,  
T. P. Cardwell,  
James W. Davis,  
Sebastian Effort,  
Elijah Gabbert,  
Francis Gardner,  
Aaron Gregg,  
Jacob Hawthorn,  
A. H. Herrod,  
Andrew Hurd,  
M. E. Ingram,  
O. F. Johnson,  
Perry S. Layton,  
Thomas Linley,  
J. H. Lowry,  
John L. McGinnis,  
William L. Neale,  
Wm. A. Pepper,  
Hiram S. Powell,  
J. C. Sayers,  
E. W. Smith,  
H. G. Van Seggern,  
Willie Waller,  
E. R. Weir,  
Geo. H. Whitten,  
James Wilson—31.

Mr. R. J. Browne, from the Committee on Claims, reported

A bill appropriating money.

Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with, several amendments were adopted thereto.

Ordered. That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed.

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of said bill by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Evan M. Garriott,  
Alexander E. Adams, John J. Gateswood,  
A. S. Allan, Aaron Gregg,  
Alfred Allen, Hiram Hagan,  
William M. Allen, C. M. Hanks,  
Jonathan R. Bailey, Richard H. Hanson,  
William H. Baker, C. C. Harvey,  
Wm. L. Neale, Thos. W. Owings,  
William A. Pepper, James T. Pierson,  
Hiram S. Powell, Nicholas A. Rapier,  
John D. Ross,

In the negative—R. J. Spurr—1.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the following sums be paid to the several persons named, upon the warrant of the Auditor, out of any money in the Treasury not otherwise appropriated:

To the Speakers of the Senate and House of Representatives, each eight dollars per day during the present adjourned session.

To the principal Clerks of the Senate and House of Representatives, each ten dollars per day during the present adjourned session, and the same each for six days after the adjournment, for their services in preparing the acts for publication, and arranging the papers of their respective Houses.

To the Assistant Clerks of each House ten dollars per day, each, during the present adjourned session.

To the Sergeant-at-Arms of the Senate and House of Representatives, each six dollars per day during the present adjourned session.

To the Door-keeper of the Senate and House of Representatives, each six dollars per day during the present adjourned session.

To John L. Smalley, Sergeant-at-Arms, for the service of two negro men in waiting upon the House of Representatives during the present adjourned session, two dollars per day each.

To John W. Pruet, Sergeant-at-Arms to the Senate, for the service of one negro man in waiting upon the Senate during the present adjourned session, two dollars per day.

To the pages of the Senate and House of Representatives, each two dollars per day during the present adjourned session.

To A. G. Hodges, for the Commonwealth during the present adjourned session, forty-five dollars.

To Prentice, Henderson & Osborne, for Daily Journal during the present adjourned session, seven dollars per day.
To Harney, Hughes & Co., for Daily Democrat during the present adjourned session, seven dollars per day.

To Prentie, Henderson & Osborne, and Harney, Hughes & Co., each thirty-two dollars for advertising notice to Judge J. F. Bullitt.

To Gray & Todd, per account rendered, three dollars and forty-five cents.

To Nancy Morton, for services, two dollars.

To Gray & Saffell, per account rendered, twenty-four dollars and seventy-five cents.

To J. M. Mills, per account rendered, three dollars.

To George T. Wood, expenses while acting as chairman of the last committee appointed to prepare for the investigation of Judge Bullitt’s conduct, one hundred and five dollars and ninety-five cents; to R. J. Browne, forty-four dollars; W. R. Thompson, twenty dollars; S. E. DeHaven, fourteen dollars; A. Allen, eight dollars, expenses on the same committee.

To M. E. Houston, Jonathan Davis, A. H. McKay, and A. A. Terrill, each seventy-three dollars; T. J. Barker, fifty dollars; W. J. Hendy, twenty-five dollars; Thos. L. Barrett and Stephen E. Jones, each twenty-two dollars; Thos. G. Bosley, twelve dollars; W. F. Bullock and John B. Huston, each ten dollars; to F. G. Stidger, ninety-dollars; C. M. Mathews, fourteen dollars. These several sums are to the said persons as witnesses summoned in the case of Judge Bullitt.

To W. A. Ronald, Sheriff of Jefferson county, and A. C. Kincheloe, Sheriff of Spencer county, each one dollar and fifty cents; to W. B. Jones, T. W. Samuels, W. W. Dowden, Lloyd Friddle, each twenty-five cents. These sums are for summoning witnesses in said case.

To Telegraph Company, J. H. Graham, Agent, fifteen dollars and sixty cents, per account rendered.

To Calvert, Civil & Co., for the Daily Union Press, seven dollars per day for the time said paper was furnished.

To D. C. Barrett, for making the index to the acts passed at the present adjourned session, in addition to the sums appropriated at the last session, $50.

To S. C. Sayres, for taking down the evidence in the Bullitt case, twenty-five dollars.

To J. B. Lewis, clerk of the joint Committee on Enrollments, four dollars per day during the present adjourned session.

The Auditor is authorized to draw his warrant upon the Treasurer in favor of the principal Clerks of the Senate and House of Representatives for the amount of extra clerk hire in enrolling bills, to be estimated by them.

To Alex. Robertson, to be distributed amongst the ministers who have attended to the two Houses for prayer during this session, fifty dollars.

§ 2. This act to take effect from its passage.

On motion of Mr. T. R. Taylor, the House then took up the amendments proposed by the Senate to the amendment adopted by this House to a bill which originated in the Senate, entitled
An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865.

Which amendments were twice read as follows, viz:

Insert in lieu of the House amendment, as section 2 to the original bill, the following, viz:

That chapter 66 of the Revised Statutes, title "Militia," be revived and hereby declared to be in force, except that section 6 of article 2 be amended by striking out "June, one thousand eight hundred and fifty-one," and insert in lieu thereof "September, 1865."

Make 2d section of original bill the 3d.

Amend title by adding thereto "And to revive and put in force chapter 66 of the Revised Statutes, title Militia, with amendment thereto."

Mr. Owings moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the amendments proposed by the Senate be concurred in?" was then put, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Alf. Allen and Hanson, were as follows, viz:

Those who voted in the affirmative, were—

A. S. Allan, W. M. Delph, W. M. Fisher,
Wm. H. Baker, Evan M. Garriott, Thomas W. Owings,
Joshua Barnes, C. M. Hanks, James T. Pierson,
John C. Bain, Richard H. Hanson, Nicholas A. Rapier,
Wm. A. Brooks, Andrew Hurd, John D. Ross,
R. J. Browne, O. P. Johnson, George S. Shanklin,
Wm. H. Covington, Samuel Larkins, E. W. Smith,
John M. Delph, L. S. Luttrell, R. J. Spurr,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Aaron Gregg, William L. Neale,
Alexander E. Adams, Hiram Hagan, William A. Pepper,
Alfred Allen, C. C. Harvey, J. C. Sayers,
Wm. M. Allen, P. B. Hawkins, Caleb Stinson,
Jonathan R. Bailey, Jacob Hawthorn, T. R. Taylor,
William Bell, Thomas P. Hays, H. W. Tuttle,
T. J. Birckett, J. F. Lauck, H. G. Van Seggern,
Isaac Calhoun, Perry S. Layton, Thomas W. Varnon,
Joseph H. Chandler, J. H. Lownry, A. G. Waggener,
Edward F. Dulin, Thos. A. Marshall, Willie Waller,
Sebastian Eifort, John L. McGinnis, W. W. Waring,
William Elliott, Milton McGrew, James Wilson,
Elijah Gabbert, W. H. Miller, Geo. T. Wood—40.

Mr. Hanson, from the Committee on the Judiciary, reported

A bill to better protect the elective franchise and the purity of elections.
Which was read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,

Mr. Alf. Allen moved that the Public Printer be directed to forthwith print 150 copies thereof for the use of the members of the General Assembly, and that the further consideration thereof be postponed and made the special order of the day for to-morrow at 9½ o'clock.

And the question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Neale and Waring, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Ordered, That said bill be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

The question was taken, "Shall the bill pass?" and it was decided in the negative.
The yeas and nays being required thereon by Messrs. Hanson and Ward, were as follows, viz:

Those who voted in the affirmative, were—

William H. Baker, C. M. Hanks, Nicholas A. Rapier,
Joshua Barnes, Richard H. Hanson, John D. Ross,
William A. Brooks, P. B. Hawkins, George S. Shanklin,
R. J. Browne, Thomas P. Heys, R. J. Spurr,
Joseph H. Chandler, L. S. Luttrel, John R. Thomas,
John M. Delph, Thomas A. Marshall, Wm. R. Thompson,
Edward F. Dulin, Milton McGrew, Thomas W. Varnum,
W. M. Fisher, H. C. McLoed, A. G. Waggener,
Hiram Hagan, James T. Pierson,

Those who voted in the negative, were—

Alexander E. Adams, Elijah Gabbert, W. H. Miller,
A. S. Allain, Francis Gardner, Wm. L. Neale,
Alfred Allen, Aaron Gregg, William A. Pepper,
Wm. M. Allen, C. C. Harvey, Hiram S. Powell,
Jonathan R. Bailey, Jacob Hawthorn, J. C. Sayers,
Wm. Bell, A. H. Herrod, E. W. Smith,
T. J. Birchett, Andrew Hurd, Caleb Stinson,
John C. Bolin, M. E. Ingram, H. W. Tuttle,
Isaac Calhoun, O. P. Johnson, H. G. Van Seggern,
John W. Campbell, J. F. Lanck, Willie Waller,
T. P. Cardwell, Perry S. Layton, W. W. Waring,
Wm. H. Covington, Thomas Linley, Geo. H. Whitten,
Albert A. Curtis, J. H. Lowry, James Wilson,
Sebastian Eifort,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That any judge or sheriff of an election, who shall knowingly and unlawfully refuse to permit any person to vote who is qualified to vote by the laws of this Commonwealth, or who shall in like manner permit any person to vote who is not qualified by the laws of this Commonwealth to vote, shall be fined not less than five hundred dollars, and not more than two thousand dollars, and imprisoned in the penitentiary not more than one year, and not less than six months, and shall forfeit any office he then holds, and be forever disqualified from holding any office in this Commonwealth.

§ 2. That any person who shall, directly or indirectly, by force, threat, menace, intimidation, or otherwise, prevent, or attempt to prevent, any qualified voter from freely exercising the right of suffrage at any election held under the laws of this Commonwealth, or who shall, in like manner, compel, or attempt to compel, any officer of such election to receive a vote from a person not legally qualified to vote, or who shall impose, or attempt to impose, any rules and regulations for conducting said election different from those prescribed by law, or interfere, in any manner, with any officer of said election, in the discharge
of his duties, shall, for any such offense, be liable to a fine not exceeding five thousand dollars, and to imprisonment in the penitentiary for a period not less than six months, nor more than two years, and shall be disqualified from holding any office of honor, profit, or trust in this Commonwealth.

§ 3. Any person, other than the officers lawfully appointed or authorized to hold any election held under the laws of this Commonwealth, who shall presume to hold such election, or to act as judge, sheriff, or clerk of such election, shall be fined in a sum not more than fifteen hundred dollars, and not less than five hundred dollars.

§ 4. If any person shall presume to strike the name of any candidate from the poll-book (who is eligible to the office) for which the election is required to be held, the person so offending shall be fined in any sum not less than five hundred dollars, nor more than fifteen hundred dollars, and confined in the penitentiary for a period not less than six months nor more than five years.

§ 5. If any officer of any election, held under the laws of this Commonwealth, shall refuse to open a poll for any candidate who is eligible to the office for which the election is to be held, the person so offending shall be fined in any sum not exceeding five thousand dollars.

§ 6. It shall be the duty of the judges of all courts having jurisdiction of such cases to give this act in charge to the grand jury at each term of the court.

§ 7. The penalties and punishments prescribed by this act shall be enforced under an indictment of a grand jury.

On motion of Mr. J. R. Thomas, the House then took up the amendment proposed by himself to a Senate bill, entitled

An act authorizing the formation of corporations for mining, manufacturing, and other purposes.

Which amendment was adopted.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was received from the Senate, announcing that they had passed a bill, which originated in this House, entitled

A bill appropriating money.

With amendments thereto.

Which amendments were taken up and twice read, as follows, viz:

Strike out of the bill, after the words “Union Press,” the following words, viz: “Seven dollars per day, from the time said paper was furnished,” and insert in lieu thereof the words “sixty dollars.”

Add to the first section of the bill the following, viz: “To Michael Burns, for attending to the back capitol, one dollar per day during the present session.”

H. R.—81
And the question being taken, "Shall said amendments be concurred in?" it was decided in the affirmative.

A message was received from the Senate by Messrs. Bush and Bris­
tow, announcing that the Senate adheres to its amendment to its
amendments adopted by this House, to a bill which originated in the
Senate, entitled

An act to repeal an act, entitled "An act to organize and discip­
line the militia of Kentucky," approved March 4, 1865.

And that they had been appointed a committee on the part of the
Senate, to confer with a similar committee to be appointed on the
part of this House, on the disagreement of the two Houses to said bill.

On motion of Mr. Lauck, the Speaker appointed Messrs. Lauck, R.
J. Browne, and Hawkins to act on the committee on conference on
the part of this House.

The Committee on the Judiciary, to whom was referred a Senate
bill, entitled

An act in relation to landlord and tenant in Jefferson and Kenton
counties,

Reported the same with an amendment to the title, which was to
strike therefrom the words "in Jefferson and Kenton counties."

Which amendment was adopted.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading
of said bill having been dispensed with,

The question was then taken, "Shall the bill pass?" and it was de­
cided in the negative.

Mr. R. J. Browne moved that indefinite leave of absence be given
Messrs. A. S. Allan, Wm. Bell, Gardner, Ward, Alf. Allen, Owings,
Rapier, Curtis, Hanson, Varnon, Sayers, Linley, Waring, and McGin­
nis.

Mr. Shanklin moved to amend said motion by adding, "and to every
other member who desires it."

Which amendment was adopted.

The question was then taken on the adoption of Mr. R. J. Browne's
motion, as amended, and it was decided in the negative.

Mr. R. J. Browne read and laid on the table the following joint res­
olution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Public Printer, immediately after the adjournment of this
Legislature, print in pamphlet form a sufficient number of the gen­
eral laws passed at the present adjourned session as will furnish the
Governor and each head of the departments, the State Librarian, each
JUNE 2.

House of Representatives.

(June 2.)

Judge of the Court of Appeals, of the circuit court and county court, and the clerks of said courts, the Attorney General, and each Commonwealth's and county Attorney, the Chancellor of the Louisville Chancery Court, each member of this General Assembly, one copy each of the same; he shall send them, post paid, to the above named persons; the postage to be paid upon the warrant of the Auditor, upon the certificate of the Printer as to the amount thereof.

This resolution to take effect from its passage.

The rule of the House being dispensed with, said resolution was taken up, twice read, and adopted.

At the hour of 12 o'clock the House, according to special order, took up the Senate bill, entitled

An act appropriating money for the Education of Idiots and Feebleminded Persons,

As amended by this House on yesterday.

Ordered, That said bill, as amended, be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The yeas and nays being required on the passage of the said bill by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, H. C. McLeod,
Alexander E. Adams, Francis Gardner, W. H. Miller,
A. S. Allan, John J. Gatewood, William L. Neale,
Alfred Allen, Aaron Gregg, Thomas W. Owings,
William M. Allen, Hiram Hagan, William A. Pepper,
Jonathan R. Bailey, C. M. Hanks, James T. Pierson,
Joshua Barnes, Richard H. Hanson, Hiram S. Powell,
William Bell, C. C. Harvey, John D. Ross,
T. J. Birchett, P. B. Hawkins, J. C. Sayers,
John C. Bolin, Jacob Hawthorn, George S. Shanklin,
Wm. A. Brooks, Thomas P. Hays, E. W. Smith,
Isaac Calhoun, A. H. Herrod, Caleb Stinson,
John W. Campbell, Andrew Hurd, T. R. Taylor,
T. P. Cardwell, O. P. Johnson, John R. Thomas,
Joseph H. Chandler, Samuel Larkin, H. G. Van Seggern,
Wm. H. Covington, J. F. Lauck, Thos. W. Varnon,
Albert A. Curtis, Thomas Linley, A. G. Waggener,
John M. Delph, J. H. Lowry, Willie Waller,
Edward F. Dulin, L. S. Luttrell, W. W. Waring,
Sebastian Effort, John L. McGinnis, James Wilson,
Those who voted in the negative, were—

R. J. Browne,

[For bill—see Journal of yesterday.]

The Speaker laid before the House the report of the General Agent of the Kentucky University, as follows, viz:

To the General Assembly of Kentucky:

The act passed at your last session establishing the "Agricultural and Mechanical College of Kentucky," and making it one of the Colleges of Kentucky University, required, as a condition of its location at Lexington, Kentucky, that one hundred thousand dollars should be raised for the purchase of the lands and the erection of buildings for the same. As the General Agent of Kentucky University, I beg leave to report, that the condition has been met by an appeal to the citizens of Lexington and vicinity, who have responded with a promptness and liberality which is an earnest of their appreciation of the trust confided to their hands. In less than three months the above amount has been secured, mostly in the city of Lexington.

This, however, is but the beginning of the great work proposed. With the sum of more than a half million dollars already secured, in the way of endowment, grounds, and buildings; and, with the generous confidence and co-operation of your honorable body, and the liberality of its numerous friends throughout the State, we hope to have, in a very few years, a great university, free, open, and accessible to the humblest youth of the land, with a pecuniary basis of not less than a million of dollars, organized upon broad, liberal principles, commensurate, in its scheme of study and discipline, with the wants of the masses of our great and growing country, and of our advancing civilization.

To the upbuilding of such a work I am willing to contribute, humbly and unselfishly, what of manhood I have. Through you, we wish to say to the people of Kentucky, give us your confidence and sympathy, and we think we can meet a just public expectation.

All of which is most respectfully submitted.

JUNE 2, 1865.

J. B. BOWMAN, General Agent of Kentucky University.

On motion of Mr. Varnon,

Ordered, That the Public Printer forthwith print 150 copies of said report for the use of the members of the General Assembly, and that the same be referred to the Committee on Education.

Mr. Chandler, from the Committee on Internal Improvement, reported

A bill for the benefit of the Bardstown and Louisville turnpike road company.

Which was read the first time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of eight thousand dollars is hereby appropriated out of the Treasury, and that the Auditor be directed to issue his warrant for the same when a like sum shall be raised by individuals or corporations, for the purpose of building a bridge across Salt river at
the crossing of the Bardstown and Louisville turnpike road: Provided, That the president of said road shall first raise said sum, and notify the Chairman of the Board of Internal Improvement that he has so raised an amount equal to the sum hereby appropriated and provided for; then that the Chairman of the Board of Internal Improvement shall give his approval of the plan of building said bridge, and the cost of the same; and if he shall think a good and sufficiently safe bridge can be built for a less sum than the amount above mentioned, he shall so inform the Auditor, and he shall issue his warrant for such sums only as directed by the Chairman of the Board of Internal Improvement, and at such periods as may be needed; but in no event shall the sum hereby appropriated exceed eight thousand dollars.

§ 2. Be it further enacted, That as soon as the bridge is erected over the Salt river at the cross of said road, the gate-keeper at the nearest gate to the bridge be directed to collect toll at a rate equal to one third more than the rates chargeable before said bridge was destroyed, until the road and its resources shall repay to the State and subscribers the entire cost of building said bridge, principal and interest, and that the receipts of said road, and other claims now due said road from individuals and the government, shall be, when collected, first paid back to the Treasury, until the sum hereby appropriated and used shall be paid with interest at the rate of six per cent. per annum, then the receipts beyond that sum shall be set apart to pay the like sum raised by individuals and corporations, both principal and interest; all of which must be sanctioned by the Chairman of the Board of Internal Improvement.

§ 3. Be it further enacted, That the items of cost must be approved by the Chairman of the Board of Internal Improvement before paid.

§ 4. This act to take effect from its passage.

The rule of the House, constitutional provision, and second and third readings of said bill having been dispensed with, and the same being engrossed,

The question was taken, "Shall the bill pass?" and it was decided in the negative.

The yeas and nays being required thereon by the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, James T. Pierson,
A. S. Allan, Francis Gardner, J. C. Sayers,
Alfred Allen, Aaron Gregg, George S. Shanklin,
Wm. M. Allen, Hiram Hagan, E. W. Smith,
Jonathan R. Bailey, Richard H. Hanson, R. J. Spurr,
Joshua Barnes, C. C. Harvey, Caleb Sciasio,
William Bell, Samuel Larkins, T. R. Taylor,
T. J. Birchett, Perry S. Layton, John R. Thomas,
Wm. A. Brooks, Thomas Linley, Wm. R. Thompson,
R. J. Browne, J. H. Lowry, H. W. Tuttle,
Joseph H. Chandler, L. S. Luttrell, H. G. Van Seggeren,
Those who voted in the negative, were—

Albert A. Curtis, John M. Delph, Edward F. Dulin, William Elliott, W. M. Fisher,

Those who voted in the affirmative, were—

Alexander E. Adams, Jacob Hawthorn, Isaac Calhoun, Thomas P. Hays, John D. Ross,
Wm. H. Covington, Andrew Hurd, James Wilson—47.

Sebastian Eifort,
Mr. McGinnis moved to reconsider said vote.
And the question being taken thereon, it was decided in the affirmative.
The question being again taken on the passage of the bill, it was decided in the affirmative.
The yeas and nays being required thereon by the constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), Elijah Gabbert, Evan M. Garriott, Wm. L. Neale, William A. Pepper
A. S. Allan, Aaron Gregg, James T. Pierson, Geo. S. Shanklin,
Alfred Allen, Hiram Hagan, E. W. Smith, R. J. Spurr,
William M. Allen, C. M. Hanks, Caleb Stinson,
Jonathan R. Bailey, Richard H. Hanson, John R. Thomas,
William H. Baker, C. C. Harvey, Wm. R. Thompson,
Joshua Barnes, P. B. Hawkins, H. W. Tuttle,
William Bell, Thomas P. Hays, H. G. Van Seggern,
T. J. Birchett, A. H. Herrod, Thomas W. Varnon,
John C. Bolin, Samuel Larkins, A. G. Waggener,
R. J. Browne, J. F. Lauck, Isaac N. Webb,
John W. Campbell, Perry S. Layton, James Wilson,
Albert A. Curtis, Thos. A. Marshall, Wm. L. Neale,
John M. Delph, A. H. Ward, Wm. A. Pepper,
William Elliott, Wm. A. Pepper,

Those who voted in the negative, were—

Alexander E. Adams, Jacob Hawthorn, H. C. McLoed,
Wm. H. Covington, Andrew Hurd, Willie Waller,

The Committee on the Codes of Practice, to whom was referred a Senate bill, entitled

An act to provide for a joint action against parties defendants in certain cases,
Reported the same back to the House without amendment.  

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

Mr. Neale moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The main question, "Shall the bill pass?" was then put, and was decided in the negative.


The Committee on Federal Relations, to whom had been referred the joint resolution moved by Mr. Owings on the 29th day of May last, in relation to recruiting negro troops in Kentucky, reported the same without amendment.

Mr. Adams moved the following as a substitute for said resolution, viz:

WHEREAS, The loyal people of the State of Kentucky repose complete and full confidence in the wisdom, patriotism, and statesmanship of the President of the United States and his subordinate officers, and their ability wisely to direct the movements and operations of the land and naval forces of the United States for clearing away the wreck of the rebellion, and restoring permanent peace to the country; therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That while the stationing and recruiting of colored troops in the State is distasteful to our prejudices and education, still guerrilla raids, robbery, and virulent, active, malignant treason in our midst, are, in the estimation of all good men, crimes of the most revolting character, and must be suppressed, though it have to be done by colored troops; and the United States authorities we deem fully competent for the accomplishment of these objects.

Mr. Sayers moved that the resolution and proposed amendment be printed, and that the consideration thereof be postponed until tomorrow at 11 o'clock.

And the question being taken thereon, it was decided in the negative.

Mr. Hanson moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question was then taken on the adoption of the amendment moved by Mr. Adams, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. T. R. Taylor and Chandler, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, A. S. Allan, Jonathan R. Bailey, William Bell, T. J. Birchett, Sebastian Eifort, Elijah Gabbert,

Aaron Gregg, Jacob Hawthorn, Andrew Hurd, O. P. Johnson, Perry S. Layton, Thomas Linley, 

Those who voted in the negative, were—


At twenty-five minutes after one o'clock Mr. Eifort moved an adjournment.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bailey and Lowry, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, A. S. Allan, Jonathan R. Bailey, T. J. Birchett, James W. Davis, Sebastian Eifort, 

Elijah Gabbert, Jacob Hawthorn, Andrew Hurd, O. P. Johnson, Thomas Linley, John L. McGinnis, 

Those who voted in the negative, were—

Mr. Speaker (Taylor), Alfred Allen, William M. Allen, Joshua Barnes, William Bell, Wm. A. Brooks, R. J. Browne, Joseph H. Chandler, Wm. H. Covington,

Hiram Hagan, Richard H. Hanson, C. C. Harvey, P. B. Hawkins, Thomas P. Hays, Samuel Larkins, L. S. Luttrell, Thomas A. Marshall, Milton McGrew, 

Mr. Bailey moved that the House take a recess until 3 o'clock.

Mr. R. J. Browne moved to lay said motion on the table.

And the question being taken thereon, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hawthorn and E. W. Smith, were as follows, viz:

Those who voted in the affirmative were—

Mr. Speaker (Taylor), W. M. Fisher, James T. Pierson
Alfred Allen, Evan M. Garriott, Nicholas A. Rapier
Wm. M. Allen, Hiram Hagan, John D. Ross
William H. Baker, Richard H. Hanson, George S. Shanklin
Joshua Barnes, C. C. Harvey, R. J. Spurr
William Bell, P. B. Hawkins, Caleb Stinson
Wm. A. Brooks, Thomas P. Hays, T. R. Taylor
R. J. Browne, Samuel Larkin, John Thomas
Jos. H. Chandler, L. S. Luttrel, Wm. R. Thompson
Wm. H. Covington, Thomas A. Marshall, H. W. Tuttle
Albert A. Curtis, Milton McGrew, Thos. W. Varvon
John M. Delph, H. C. McLoed, A. G. Waggener

Those who voted in the negative, were—

Alexander E. Adams, Sebastian Eifort, John L. McGinnis
A. S. Allan, Aaron Gregg, William L. Neale
Jonathan R. Bailey, Jacob Hawthorn, J. C. Sayers
T. J. Birchett, O. P. Johnson, E. W. Smith
James W. Davis, Thomas Linley, Willie Waller—15.

Mr. E. W. Smith moved an adjournment.

And the question being taken thereon, it was decided in the negative.

Mr. R. J. Browne moved that the House do now proceed to a vote on the resolution as reported by the committee.

Mr. Alf. Allen moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Bailey and E. W. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), W. M. Fisher, James T. Pierson
Alfred Allen, Evan M. Garriott, Nicholas A. Rapier
H. R.—82
Those who voted in the affirmative, were—


Those who voted in the negative, were—


The question was then taken on the adoption of the resolution, and it was decided in the affirmative.

The question was then taken on the adoption of Mr. R. J. Browne's motion,

And it was decided in the affirmative.

The question was then taken on the adoption of the resolution, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Alf. Allen and Ward, were as follows, viz:—

Those who voted in the affirmative, were—


Those who voted in the negative, were—


[For resolution—see Journal 29th May, Owings' resolution.]

The House then took up the motion made by the Committee on the Revised Statutes on the 25th day of May last, to be discharged from
the further consideration of a leave which had been referred to them to bring in
A bill to change the time of meeting of the General Assembly.
And the question being taken, "Shall the committee be discharged?"
it was decided in the negative.
Said committee then reported
A bill fixing the time of the meeting of the General Assembly.
Which was read the first time as follows, viz:

Be it enacted by the General Assembly of Kentucky, That hereafter the General Assembly shall, at its regular sessions, convene on the 31st day of December, unless that day comes on Sunday, in which case the meeting shall be on Saturday preceding the 31st day of December, instead of the day now fixed by law.

Ordered, That said bill be read the second time.
The rule of the House, constitutional provision, and second reading of said bill having been dispensed with,
Mr. Chandler moved to amend the same by striking out the words "31st day of December," and to insert in lieu thereof the "15th day of October."
Which amendment was rejected.

Ordered, That said bill be engrossed and read the third time.
The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The yeas and nays being required on the passage of said bill by Messrs. Hanson and Eifort, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Taylor), P. B. Hawkins, R. J. Spurr,
Wm. M. Allen, L. S. Luttrell, J. R. Thomas,
Wm. A. Brooks, John L. McGinnis, A. G. Waggener,
Richard H. Hanson, George S. Shanklin,

The House then took up the motion of Mr. Wm. Bell, made on the 31st day of May last, to reconsider the vote by which the House, on the 30th day of May, laid on the table a Senate bill, entitled

An act to repeal an act to define the boundary line between Carter and Greenup counties, west of Tygert's creek, approved February 22, 1865.

Mr. Eifort moved to lay said motion on the table.

And the question being taken thereon, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Eifort and E. W. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Alexander E. Adams, Aaron Gregg, J. H. Lowry,
T. J. Birchett, C. C. Harvey, John L. McGinnis,
John C. Bolin, P. B. Hawkins, William L. Neale,
Isaac Calhoon, Jacob Hawthorne, William A. Pepper,
John W. Campbell, Thomas P. Hays, E. W. Smith,
T. P. Cardwell, A. H. Herrod, Henry G. Van Seggern,
Jas. W. Davis, Andrew Hurd, Willie Waller,
Sebastian Eifort, J. F. Lauck, Geo. H. Whitten,
Elijah Gabbert, Perry S. Layton, James Wilson—27.

Those who voted in the negative, were—

Mr. Speaker (Taylor), Edward F. Dulin, James T. Pierson,
A. S. Allan, William Elliott, John D. Ross,
William M. Allen, Evan M. Garriott, George S. Shanklin,
Jonathan R. Bailey, Hiram Hagan, R. J. Spurr,
William H. Baker, C. M. Hanks, Caleb Stinson,
Joshua Barnes, Richard H. Hanson, John R. Thomas,
William Bell, L. S. Luttrell, Wm. R. Thompson,
William A. Brooks, Thos. A. Marshall, H. W. Tuttle,
R. J. Browne, Milton McGrew, Thomas W. Varnon,
J. H. Chandler, H. C. McLeod, A. G. Waggener,
Albert A. Curtis, W. H. Miller, Isaac N. Webb—34.

The question was then taken on the adoption of Mr. Wm. Bell's motion of reconsideration, and it was decided in the affirmative.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

On motion of Mr. R. J. Browne, from the Committee on Claims,
Ordered, That said committee be discharged from the further consideration of the petition of H. Boone Ingles, praying for compensation for arresting a fugitive from justice.

A message was received from the Senate, announcing that they had disagreed to bills and a resolution, which originated in this House, of the following titles, viz:

A bill to incorporate the Russell Creek Oil, Mining, and Manufacturing Company.

A bill authorizing the board of trustees of Campbellsville, in Taylor county, to grant coffee-house license.

Resolution authorizing the payment of the Boyd and Lawrence county militia.

That they had passed bills which originated in this House of the following titles, viz:

An act amendatory of the act, entitled “An act to empower the Governor to raise a force for the defense of the State,” approved January 26, 1864.

An act to authorize the Bank of Ashland and branches to wind up its affairs.

An act to incorporate Confidence Lodge, No. 12, Ancient York Masons.

An act to incorporate the Cypress Valley Petroleum and Prospecting Company.

An act to incorporate the Kearsarge Petroleum Company.

An act to incorporate the Beaver Dam Coal, Oil, and Mining Company.

An act to incorporate the Paint and Barrell Creek Oil and Mining Company.

An act to incorporate the Wolf Lick Petroleum Company.

An act to incorporate the Oil Spring and Sand Lick Petroleum Company.

An act to incorporate the Kavanaugh Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Oregon, Mercer County, Salt, Iron, Oil, Petroleum, and Mining Company.

An act to incorporate the Greenup and Boyd Coal, Oil, Mining, and Manufacturing Company.
An act to incorporate the Bunker Hill Oil and Mining Company.
An act to incorporate the Henry Clay Petroleum Company.
An act to incorporate the Morgan County Petroleum Coal, Oil, Salt, Lumber, and Mineral Manufacturing Company.
An act to incorporate the Lost Creek Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Sacramento Petroleum Company.
An act to incorporate the Licking Valley Cannel Coal Oil, Mining, and Manufacturing Company.
An act empowering the county court of Pendleton county to purchase books, and cause to be made a suitable cross-index of the suits in the Pendleton circuit court.
An act regulating assessments in certain counties for revenue purposes, &c.
An act for the benefit of certain school districts in Todd and Franklin counties.
An act to extend the limits of the town of Irvine, Estill county.
An act to incorporate the Hart County Educational Association.
An act for the benefit of Wm. B. Ely, late sheriff of Marshall county.
An act for the benefit of Thomas Shackleford, sheriff of McLean county.
An act for the benefit of John H. Swift, late sheriff of Calloway county.
An act for the benefit of Martin Hardin, late sheriff of Hardin county.
An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.
An act for the benefit of Lou Ann Hutcheson, of Barren county.
An act incorporating the Harrodsburg Academy.
An act to authorize the county court of Hart county to organize and pay a police force for the protection of the citizens.
An act for the benefit of Larkin Maxey, of Pulaski county.
An act to change the time of holding the Nelson and Anderson circuit courts at their summer term.
An act to change the place of voting from Skilesville to Paradise, in Muhlenburg county.
An act to change the place of voting in Nauvoo precinct, in Hart county.
An act to authorize the county court of Logan to increase the county levy for the years 1865-6.
An act for the benefit of Taylor county.
An act for the benefit of M. M. Gaunce.
An act for the benefit of M. B. Goble.
An act for the benefit of Wm. F. Evans, judge of the Barren county court.
An act for the benefit of R. B. Evans, clerk of the Barren county court.
An act to establish a toll-gate upon the Wilderness turnpike, in Knox county, on the waters of Yellow Creek.
An act to authorize the county court of Caldwell county to levy a tax to rebuild the court-house.
An act for the benefit of the commissioner of tax for Green county.
An act changing the time of holding the quarterly courts for Muhlenberg county.
An act authorizing the county judge of Clinton county to grant licenses.
An act for the benefit of Wm. Sims and others.
An act to amend an act, entitled "An act providing a general lien law for certain cities and counties," approved February 17, 1858.
An act to enlarge the voting precinct of Mount Sterling, in Montgomery county.
An act for the benefit of school districts Nos. 9 and 30, in Harrison county.
An act concerning toll-gates on the Shelbyville and Eminence turnpike road.
An act to charter the Licking and Ohio River railroad company.
An act to incorporate the town of Auburn, in Logan county.
An act to amend an act, entitled "An act to incorporate the town of Clayville, in Shelby county."
An act to empower the city of Newport, in Campbell county, to borrow money and issue bonds, &c.
An act to close an alley in the town of Newcastle.
An act for the benefit of assessors of this Commonwealth.
An act to amend an act, entitled "An act to reduce into one the several acts in relation to the town of Harrodsburg.
An act to enable the county court of Warren county to levy a tax to build and buy bridges.
An act for the benefit of D. L. Miller, late sheriff of Ohio county.
An act for the benefit of the Lexington and Winchester turnpike company.
An act to incorporate the Russell Creek Oil, Mining, and Manufacturing Company.

An act to incorporate the Green River Oil and Mining Company.

An act to incorporate the Kentucky and Illinois Oil and Mining Company.

An act for the benefit of James M. Vaughn, sheriff of Knox county.

An act to incorporate the Bowling Green Association for the Improvement of the breed of Horses.

An act to repeal an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7th, 1865, as to the counties of Laurel, Rockcastle, and Woodford.

With amendments to the last seven named bills.

Resolution in relation to publication and distribution of general laws.

That they had adopted resolutions of the following titles, viz:

Resolution of welcome to General W. T. Sherman.

Resolution recommending General Walter C. Whitaker for appointment in the regular army.

And that they had passed bills of the following titles, viz:

1. An act to amend section 62, chapter 5, of Civil Code of Practice.
2. An act for the benefit of Peter Jett.
3. An act for the benefit of B. Mills, sheriff of Wayne county.
4. An act to change the time of holding the Anderson and Mercer circuit courts.
5. An act to incorporate the Gratz Lead, Iron, Coal, Oil, Salt, and Lumber Company.
6. An act to incorporate the Pioneer Oil and Mining Company.
7. An act to incorporate the Louisville Industrial Works.
8. An act for the benefit of the city of Louisville.
9. An act to regulate the office of commissioner and receiver of the Louisville chancery court.
10. An act to incorporate the Licking Mining and Petroleum Company.
11. An act to incorporate the Propylon Mining and Petroleum Company.
12. An act to incorporate the Old Oil Spring Mining and Petroleum Company.
13. An act to incorporate the Shawnee Mining and Petroleum Company.
16. An act for the benefit of the creditors of the Kentucky Trust Company Bank.
17. An act for the benefit of Joseph Nickell, assessor of the county of Morgan.
18. An act to regulate certain corporations in Kentucky.
19. An act to incorporate the Meeting Creek Petroleum Company.
20. An act to incorporate Linn Camp Oil and Mining Company.

Which bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 1st was referred to the Committee on the Codes of Practice; the 2d, 3d, and 21st to the Committee on Ways and Means; the 6th and 15th to the Committee on Corporate Institutions; the 16th and 18th to the Committee on the Judiciary; the 17th to the Committee on County Courts; and the 4th, 5th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 19th, and 20th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 4th, 5th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 19th, and 20th bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The House then took up the amendments proposed by the Senate to a bill, which originated in this House, entitled "An act for the benefit of the Lexington and Winchester and Lexington turnpike company.

Which were twice read and concurred in.

A joint resolution from the Senate of welcome to General W. T. Sherman was then taken up, twice read, and concurred in.

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That Kentucky, cherishing a high admiration and approval of the talents and gallant services of Major General Wm. T. Sherman, now hails with joy and a cordial welcome his recent appointment to the command of the Southwest Military Division, of which she is a part.

Resolved, That the Governor is respectfully requested to forward a copy of the above resolution to Major General Sherman.
The House then took up a joint resolution, which originated in the Senate, recommending General Walter C. Whitaker for appointment in the regular army.

Which was twice read and concurred in.

Said resolution reads as follows, viz:

*Be it resolved by the General Assembly of the Commonwealth of Kentucky, That in view of the distinguished services of Brigadier General Walter C. Whitaker during the war to suppress the rebellion, we would most respectfully recommend him to the President of the United States for promotion to the position of Brigadier General in the regular army.*

*Resolved, That his Excellency, the Governor, be requested to forward a copy of the foregoing to the President of the United States.*

And then the House adjourned.

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**SATURDAY, JUNE 3, 1865.**

A message was received from the Senate, announcing that they had concurred in the amendment proposed by this House to a bill which originated in the Senate, entitled

An act appropriating money for the benefit of the Institution for the Education of Idiots and Feeble-minded Persons.

That they had passed a bill, which originated in this House, entitled

An act to authorize the Boyd circuit court clerk’s office to be furnished with public books:

With an amendment thereto.

And that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in that House, of the following titles, viz:

An act to incorporate the Oil Valley Petroleum and Mining Company, of Louisville.

An act to charter Casey County Petroleum Company.

An act to incorporate the Peterman Mining Company.

An act to incorporate the Putnam Oil and Mining Company.

An act to incorporate the Garvin Oil and Mining Company.

An act to incorporate the Muldrough’s Hill Petroleum Company.
An act to incorporate the Rescue Petroleum and Mining Company.
An act to incorporate the Mud River Oil and Mining Company.
An act to incorporate the Cumberland Gap Mining Association.
An act to incorporate the Seward Petroleum and Mining Company.
An act to incorporate the Adirondack Mining Company.
An act to incorporate the Daniel Webster Petroleum, Mining, and Lumber Company.
An act to incorporate the Evans Well Petroleum Company.
An act to incorporate the Butler County Petroleum Company.
An act in relation to conveyances by commissioners.
An act to amend chapter 63 of Revised Statutes, entitled "Limitation of Action."
An act for the benefit of C. S. Jones, of Adair county.
An act for the benefit of A. H. Buckner.
An act for the benefit of the Dry Creek and Covington turnpike road company.
An act to amend chapter 35 of the Revised Statutes.
An act to incorporate the Warsaw Male and Female College.
An act to amend an act, entitled "An act to incorporate the Bridgeport Female Institute," approved February 11, 1858.
An act for the benefit of Keturah M. Hodge, of Campbell county.
An act to amend an act, entitled "An act to regulate the management of the Madison Fork of the Wilderness turnpike road," approved February 18, 1864.
An act in relation to the Harlan county battalion of State Guards.
An act authorizing the Governor to fill the vacancy in the office of county judge of Letcher county.
An act to incorporate the Augusta Deposit Bank, of Augusta, Kentucky.
A message was received from the Governor by Mr. VanWinkle, announcing that he had approved and signed sundry enrolled bills, which originated in this House, of the following titles, viz:
An act for the benefit of James C. Weller, former clerk of the county court of Caldwell county.
An act to change the State road from Hopkinsville to Columbus.
An act to amend an act, entitled "An act to incorporate the Obey and Wolf Creek, and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."
An act to incorporate the Loretta and St. Rose turnpike company.
An act for the benefit of the sheriff of Hancock county.
An act to enable the Deposit Bank of Stanford to wind up its affairs.

An act to change the line of the Lebanon voting precinct, in Marion county.

An act concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.

An act to incorporate the People's Library Company.

An act to incorporate the Bank of Russellville.

An act to incorporate the Bank of Bowling Green.

An act amendatory of an act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.

An act to incorporate Campbell County Manufacturing and Coal Oil Company.

An act to incorporate the Star Oil and Mining Company.

An act to incorporate the Eureka Oil and Mining Company.

An act to incorporate the Cash Creek Oil and Coal Company.

An act to incorporate the Aetna Oil and Mining Company.

An act to incorporate the Jennisee Island Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Continental Oil and Mining Company.

An act to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.

An act to incorporate the Republican Oil and Mining Company.

An act to incorporate the Clover Valley Oil, Coal, Salt, Iron, and Manufacturing Company.

An act to incorporate the Lebanon Milling and Manufacturing Company.

An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.

An act to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.

An act to incorporate the Columbia Petroleum, Oil, Manufacturing, and Mining Company.

On motion of Mr. Jno. R. Thomas, the amendments proposed by the Senate to bills which originated in this House of the following titles, viz:
A bill to repeal an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7, 1865, as to the counties of Laurel, Rockcastle, and Woodford.

An act to amend the charter of the Deposit Bank of Owensboro.

An act to incorporate the Russell's Creek Oil, Mining, and Manufacturing Company.

An act to incorporate the Green River Oil and Mining Company.

An act to incorporate the Kentucky and Illinois Oil and Mining Company.

An act for the benefit of James M. Vaughan, sheriff of Knox county.

An act to authorize the Boyd circuit court clerk's office to be furnished with public books.

An act to incorporate the Bowling Green Association for the improvement of the breed of horses.

Were severally taken up, twice read, and concurred in.

The following petitions were presented, viz:

By Mr. Joshua T. Bell—

1. The petition of J. W. Cardwell, praying for the passage of an act authorizing the Savings Bank Institution, of Harrodsburg, to wind up its affairs.

By same—

2. The petition of sundry citizens of Louisville, asking for the incorporation of sundry Petroleum Oil Companies.

By same—

3. The petition of Jo. H. Thomas, praying for a turnpike charter.

By Hagan—

4. The petition of Joseph E. Mulkey, late sheriff of Monroe county, praying to be relieved for failing to collect a portion of the militia tax for the year 1862.

Which were received, their reading dispensed with, and referred—the 1st to the Committee on Banks; the 2d and 3d to the Committee on Corporate Institutions, and the 4th to the Committee on Ways and Means.

A message was received from the Senate, asking leave to withdraw the announcement made to this House of their disagreement to a joint resolution, which originated in this House, authorizing the payment of the Boyd and Lawrence county militia.

Which was granted.

Mr. Brooks, from the Committee on Enrollments, reported that the Committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:
An act for the benefit of the Lexington and Winchester turnpike company.

An act amendatory of the act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.

An act to authorize the Bank of Ashland and branches to wind up its affairs.

An act to incorporate Confidence Lodge, No. 52, Ancient York Masons.

An act to incorporate the Cypress Valley Petroleum and Prospecting Company.

An act to incorporate the Kearsarge Petroleum Company.

An act to authorize the Bank of Ashland and branches to wind up its affairs.

An act to incorporate Confidence Lodge, No. 52, Ancient York Masons.

An act to incorporate the Cypress Valley Petroleum and Prospecting Company.

An act to incorporate the Kearsarge Petroleum Company.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Lou Ann Hutcheson, of Barren county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.
An act to change the place of voting in Nauvoo precinct, in Hart county.

An act to authorize the county court of Logan to increase the county levy for the years 1865-6.

An act for the benefit of Taylor county.

An act for the benefit of M. M. Gaunce.

An act for the benefit of M. B. Goble.

An act for the benefit of Wm. F. Evans, judge of the Barren county court.

An act for the benefit of R. B. Evans, clerk of the Barren county court.

An act changing the time of holding the quarterly courts for Muhlenburg county.

An act to enlarge the voting precinct of Mount Sterling, in Montgomery county.

An act for the benefit of school districts Nos. 9 and 30, in Harrison county.

An act concerning toll-gates on the Shelbyville and Eminence turnpike road.

An act to incorporate the town of Auburn, in Logan county.

An act to empower the city of Newport, in Campbell county, to borrow money and issue bonds, &c.

An act to close an alley in the town of Newcastle.

An act for the benefit of assessors of this Commonwealth.

An act to amend an act, entitled "An act to reduce into one the several acts in relation to the town of Harrodsburg.

An act appropriating money.

An act to enable the county court of Warren county to levy a tax to build and buy bridges.

An act for the benefit of D. L. Miller, late sheriff of Ohio county.

An act to incorporate the Beaver Dam Coal, Oil, and Mining Company.

An act to incorporate the Wolf Lick Petroleum Company.

An act to incorporate the Oil Spring and Sand Lick Petroleum Company.

An act to incorporate the Oregon, Mercer County, Salt, Iron, Oil, Petroleum, and Mining Company.

An act for the benefit of Wm. B. Elly, late sheriff of Marshall county.

An act for the benefit of Thomas Shackleford, sheriff of McLean county.
An act to establish a toll-gate upon the Wilderness turnpike, in Knox county, on the waters of Yellow Creek.

An act to authorize the county court of Caldwell county to levy a tax to rebuild the court-house.

An act for the benefit of the commissioner of tax for Green county.

An act authorizing the county judge of Clinton county to grant licenses.

An act for the benefit of Wm. Sims and others.

An act to amend an act, entitled "An act providing a general mechanics' lien law for certain cities and counties," approved February 17, 1858.

An act to charter the Licking and Ohio River railroad company.

An act to amend an act, entitled "An act to incorporate the town of Clayville, in Shelby county."

An act to amend the charter of the city of Lexington.

Resolution in relation to publication and distribution of general laws.

Also enrolled bills and resolutions, which originated in the Senate, of the following titles, viz:

An act to amend sections 432 and 434, of chapter 4, title 9, of the Civil Code of Practice.

An act to amend the 6th chapter of the Criminal Code of Practice, title "Trials," article 5, section 227.

An act to amend an act, approved February 28, 1865, entitled "An act requiring the recording of the sales of real estate."

An act to repeal an act, entitled "An act to define the boundary line between Carter and Greenup counties, west of Tygert's creek," approved February 22, 1865.

An act to charter the Teutonic Petroleum and Mining Company.

An act to relieve the sheriffs of this Commonwealth from the collection of militia fines for the years 1863 and 1864.

An act appropriating money for the benefit of the Institution for the Education of Idiots and Feeble-minded Persons.

An act to amend an act, entitled "An act to exempt certain property from taxation."

An act for the benefit of Wesley Phelps, curator of the estate of R. F. Samuels, deceased.

An act conferring additional jurisdiction on the Barren county court.

An act for the benefit of the circuit court clerk's office in Whitley county.
An act empowering the county courts of the counties where court-houses, jails, or clerks' offices have been burned, to levy an *ad valorem* tax to rebuild the same.

An act to amend the charter of the Airdrie Petroleum Company.

An act to amend an act authorizing the Gallatin county court to levy a tax to raise a recruiting fund to avoid a draft in said county.

An act to change the time of holding the Anderson and Mercer circuit courts.

An act for the benefit of the city of Louisville.

An act to incorporate the Licking Mining and Petroleum Company.

An act to incorporate the Propylon Mining and Petroleum Company.

An act to incorporate the Old Oil Spring Mining and Petroleum Company.

An act to incorporate the Shawnee Mining and Petroleum Company.

An act to incorporate the Eureka Rock Oil Company.

An act to incorporate the Meeting Creek Petroleum Company.

An act to incorporate the Lynn Camp Oil and Mining Company.

Resolution concerning gravestones to be erected over certain graves in the Frankfort cemetery.

Resolution in relation to a final adjournment of the Legislature.

Resolution requesting the President of the United States to relieve Kentucky from the operation of martial law.

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Brooks inform the Senate thereof.

Mr. Lauck, from the joint committee of the two Houses to take into consideration their disagreement in relation to a bill which originated in the Senate, entitled "An act to repeal an act, entitled an act to organize and discipline the militia of Kentucky," approved March 4, 1865, made the following report, viz:

The committee of conference, appointed on the part of the House and Senate to consider the disagreement of the two Houses upon Senate bill No. 601, with amendments thereto, have had the same under consideration, and beg leave to report the following bill, with the expression of opinion that it ought to pass.

J. H. G. Bush,
B. H. Bristow,
*Senate Committee.*
P. B. Hawkins,
R. J. Browne,
J. F. Lauck,
*House Committee.*
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That in section 10, article 2, of the act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4, 1865, "ninety days" be inserted instead of "twenty-five days," and "fifty cents" instead of "five dollars," with the following proviso attached to the section: "Provided, however, That the above tax shall be first levied and collected in the year 1866."

§ 2. That the office of Inspector General be, and the same is hereby, abolished, and the Adjutant General shall perform the duties of said office, subject to the same laws as the Inspector General, but shall draw no additional pay in consideration of said services.

§ 3. That the offices of Paymaster General and Assistant Paymaster General are hereby abolished, and their duties shall devolve upon the Quartermaster General, and in the discharge of their duties he shall be under the same legal obligations as said officers, but without additional pay for said services.

§ 4. That the offices of Surgeon General and Assistant Surgeon General be, and the same are hereby, abolished.

§ 5. That the offices of Adjutant General and Quartermaster General be, and the same are hereby, continued for the period of six months, to allow said officers to settle up their business, the former being hereby allowed to hire three clerks and no more, and the latter two clerks and no more, for said purpose: Provided, however, That at the expiration of said time the offices shall return to the peace basis, the clerks be discharged, and the said officers each be paid thereafter the sum of five hundred dollars annually, instead of the pay now allowed by law.

§ 6. This act to take effect from its passage.

And the question being taken on concurring in the report of the committee, it was decided in the affirmative.

A message was received from the Senate, announcing that they had concurred in the report of the committee of conference upon the disagreement of the two Houses upon said bill.

The following bills were reported by the several committees appointed to prepare and bring in the same, viz:

By the Committee on Ways and Means—
1. A bill for the benefit of Richard Coxe.

By same—

By the Committee on Internal Improvement—
3. A bill declaring Russell's creek a navigable stream.

By the Committee on Banks—
4. A bill to authorize the president, directors, and company of the Harrodsburg Savings Institution to wind up and settle its affairs.
By the Committee on Revised Statutes—
5. A bill to amend the act approved January the 19th, 1865, amendatory of the charter of Catlettsburg.
By same—
6. A bill to amend the charter of the city of Frankfort.
By same—
7. A bill for the benefit of the sheriff of Green county.
By the Committee on Corporate Institutions—
8. A bill to incorporate the Bloomfield and Hope turnpike road company.
By same—
9. A bill to incorporate the Hardin’s Creek Petroleum Company.
By same—
10. A bill to incorporate the Southern Kentucky Working Interest Petroleum Company.
By same—
11. A bill to incorporate the Olmstead Oil and Mining Company.
By same—
12. A bill to incorporate the Point Burnside Petroleum Company.
By same—
13. A bill to incorporate the Hardin County, Kentucky, Petroleum, Coal, and Mining Company.
By same—
By same—
15. A bill to incorporate the Gordonsville Oil and Mining Company.
By same—
16. A bill to incorporate the Nolin Oil and Mining Company.
By same—
17. A bill to incorporate the Whippoorwill Oil and Mining Company.
By same—
18. A bill to incorporate the Pettus Petroleum and Mining Company.
Which bills were severally read the first time, and ordered to be read a second time.
The rule of the House, constitutional provision, and second and third readings of said bills having been dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The yeas and nays being required on the passage of the second bill by the constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there shall be, and is hereby, appropriated to the American Printing House for the Blind, located in Jefferson county, Kentucky, five dollars annually for every blind person in the State of Kentucky, according to the census of the United States, to aid the Institution in printing books in raised letters for the blind, and in furnishing the same gratuitously to the indigent blind, and at cost to others, in accordance with the provisions of the charter of said Printing House for the Blind granted by the Legislature of Kentucky.

§ 2. That the third section of the amended charter of the American Printing House for the Blind, approved April 3, 1861, be so amended as to read as follows, viz: It shall be the duty of said trustees to hold an annual meeting, and other stated meetings, at such times as they may appoint, and such special meetings as may be called by the President or Secretary. That the tenth section of said amended charter of said Printing House for the Blind be so amended as to read as follows, viz: The trustees of said Printing House shall continue in office until their offices shall become vacant by resignation, neglect to act, death, removal from the State, or removal from office as herein before provided for; all vacancies caused by resignation, neglect to act, death, or removal from the State, shall be filled by the remaining members of the Board.

§ 3. That this act shall take effect from its passage.

The following Senate bills were reported by the several committees to whom they had been referred, without amendment, viz:
By the Committee on Ways and Means—
By same—
2. An act for the benefit of the late sheriffs of Clay and Owsley counties.
By same—
3. An act for the benefit of B. Mills, sheriff of Wayne county.
By same—
4. An act for the benefit of Peter Jett.
By same—
5. An act for the benefit of the securities of R. L. South, late sheriff of Breathitt county.
By the Committee on the Judiciary—
6. An act for the benefit of the creditors of the Kentucky Trust Company Bank.
By same—
7. An act to regulate certain corporations in Kentucky.
By same—
8. An act to change the 2d and 14th judicial districts, and to regulate the time of holding certain courts therein.
By the Committee on County Courts—
9. An act for the benefit of Joseph Nickell, assessor of the county of Morgan.
By the Committee on Revised Statutes—
10. An act to amend the 27th chapter of the Revised Statutes, title "Courts."
By same—
11. An act to amend sections 23 and 29, of chapter 84, Revised Statutes, entitled "Roads and Passways."
By the Committee on Corporate Institutions—
12. Act to incorporate the Otter Mining, Manufacturing, and Transportation Company.
By same—
13. An act to amend the charter of Uniontown.
By same—
14. An act to incorporate the Merchants' Petroleum and Mining Company.
By same—
15. An act empowering the county courts of counties where courthouses, jails, or clerks' offices have been burned, to levy an ad valorem tax to rebuild the same.
By same—
16. An act to incorporate the Millet Petroleum and Mining Company.

By same—
17. An act to incorporate the Kentucky Barrel Company.

By same—
18. An act to incorporate the Pioneer Oil and Mining Company.

By same—
19. An act to incorporate the Petroleum Valley Oil, Mining, and Manufacturing Company.

By same—
20. An act to incorporate the Enterprise Oil and Mining Company.

By same—

Ordered, That said bills be read the third time.

The rule of the House, constitutional provision, and third reading of said bills having been dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The Committee on the Judiciary, to whom had been referred a House bill, entitled.

A bill to amend an act, entitled “An act for the benefit of Francis Wright, executor of Richard Bayne, deceased, late of Shelby county,” Reported the same, with an amendment thereto. Which amendment was adopted.

Ordered, That said bill, as amended, be engrossed and read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, and the same being engrossed,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The Committee on Internal Improvement, to whom was referred a Senate bill, entitled,

An act for the benefit of George W. Kouns, Reported the same without amendment.

Ordered. That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with,

The question was taken, “Shall the bill pass?” and it was decided in the negative.
The yeas and nays being required thereon by Messrs. R. J. Browne and DeHaven, were as follows, viz:

Those who voted in the affirmative, were—

Joseph H. Chandler, A. H. Herrod, George S. Shanklin,
John M. Delph, John L. McGinnis, E. H. Smith,

Hiram Hagan,

Those who voted in the negative, were—

Mr. Speaker (Taylor), Wm. H. Covington, Milton McGrew,
Alexander E. Adams, Samuel E. DeHaven, H. C. McLeod,
Alfred Allen, Sebastian Elifor, W. H. Miller,
William M. Allen, William Elliott, William L. Neale,
Jonathan R. Bailey, W. M. Fisher, Thomas W. Owings,
William H. Baker, Elijah Gabbert, William A. Pepper,
H. M. Bedford, Stephen F. Gano, R. J. Spurr,
Joshua F. Bell, Aaron Gregg, Caleb Stinson,
T. J. Birchert, R. A. Hamilton, John R. Thomas,
Henry Bohannon, C. M. Hanks, Wm. R. Thompson,
John C. Bolin, C. C. Harvey, H. G. Van Seggern,
Wm. A. Brooks, P. B. Hawkins, A. G. Waggner,
R. J. Browne, J. F. Lauke, Willie Waller,

Said bill reads as follows, viz:

WHEREAS, It is represented to the General Assembly that George W. Kouns, in the year 1852, leased from the Board of Internal Improvement, for a period of five years, the eastern section of the Owingsville and Big Sandy turnpike road, upon which he was to erect toll-gates and collect the toll; in consideration of which, he bound himself to pay to said board five hundred dollars, "and to put the aforesaid part of said road in good repair, and keep it so during the existence of said lease;" and that, in fulfillment of his said lease, said Kouns proceeded, at considerable expense, to put said road in repair, and before he had erected a gate or collected any toll, the board ascertained that they had no legal authority to make said contract, and thereupon directed said Kouns to make no further improvement; and having no authority in law to pay him for what he had done, left him without any compensation.

Now, therefore, in order that justice may be done, and that said Kouns may have an opportunity to establish his claim against the Commonwealth, if any he has, for the improvement aforesaid,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That George W. Kouns, for the purpose of litigating with the Commonwealth the claim mentioned in the preamble aforesaid, be, and hereby is, authorized, empowered, and permitted to bring suit in the Franklin county circuit court against the Commonwealth of Kentucky, and to that end, and so far as may be necessary for that purpose and no further; the contract aforesaid between said Kouns and the Board of Internal Improvement is hereby made valid in law and
binding upon the State of Kentucky. A summons served upon the Attorney General of the State shall confer jurisdiction upon said court, which shall try said case according to law and equity.

§ 2. That upon the trial of said case, the Commonwealth shall not deny the validity of said contract, nor plead the statute of limitations against the plaintiff, nor in any manner rely upon the loss of time to defeat the claim.

§ 3. This act shall take effect from its passage.

The Committee on the Judiciary, to whom was referred a Senate bill, entitled

An act concerning slaves and runaways,

Reported the same without amendment.

Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill being dispensed with,

Mr. McGinnis moved to reconsider said vote dispensing with the third reading.

Mr. Delph moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Kinney and Thompson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Taylor), John M. Delph, John L. McGinnis,
Alexander E. Adams, E. F. Dulin, J. F. Lanck,
Alfred Allen, Sebastian Effort, John L. McGinnis,
William M. Allen, William Elliott, H. C. McLeod,
William H. Baker, W. M. Fisher, W. H. Miller,
H. M. Bedford, Elijah Gabbert, Wm. L. Neale,
Joshua F. Bell, Evan M. Carriott, John D. Ross,
R. J. Browne, Hiram Hagan, R. J. Spurr,
Isaac Calhoon, R. A. Hamilton, Caleb Stinson,
John W. Campbell, C. M. Hanks, T. R. Taylor,
T. P. Cardwell, Richard H. Hanson, John R. Thomas,
Joseph H. Chandler, C. C. Harvey, H. W. Tuttle,
Wm. H. Covington, Andrew Hurd, A. G. Waggener,
Albert A. Curtis, M. E. Ingram, Isaac N. Webb,
James W. Davis, Geo. H. Whitten—43.

Those who voted in the negative, were—

Jonathan R. Bailey, Aaron Gregg, William A. Pepper,
T. J. Birchett, P. B. Hawkins, George S. Shanklin,
Henry Bohannon, A. H. Herrod, E. H. Smith,
John C. Bolin, Wm. R. Kinney, Wm. R. Thompson,
Samuel E. DeHaven, Milton McGrew, H. G. Van Seggers,
The question was then taken on Mr. McGinnis’s motion to reconsider the vote dispensing with the third reading of the bill, and it was decided in the negative.

The question was then taken, “Shall the bill pass?” and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Kinney and Bedford, were as follows, viz:

Those who voted in the affirmative, were—

Mr. SPEAKER (Taylor), William Elliott,
Alfred Allen, W. M. Fisher,
Wm. M. Allen, Elijah Gabbert,
William H. Baker, Stephen F. Gano,
Joshua F. Bell, Evan M. Garriott,
Wm. A. Brooks, Hiram Hagan,
R. J. Browne, C. M. Hanks,
Isaac Calhoon, Richard H. Hanson,
Jos. H. Chandler, P. B. Hawkins,
Wm. H. Covington, M. E. Ingram,
Albert A. Curtis, Thomas A. Marshall,
Samuel E. DelHaven, John L. McGinnis,
John M. Delph, Milton McGrew,
Edward F. Dulin, H. C. McLoed,

William L. Neale,
Thomas W. Owings,
William A. Pepper,
John D. Ross,
George S. Shanklin,
R. J. Spurr,
Caleb Stinson,
T. R. Taylor,
John R. Thomas,
Wm. R. Thompson,
H. W. Tuttle,
A. G. Waggener,
Isaac N. Webb—41.

Those who voted in the negative, were—

Alexander E. Adams, Sebastian Eifort,
Jonathan R. Bailey, Aaron Gregg,
H. M. Bedford, R. A. Hamilton,
T. J. Birchett, C. C. Harvey,
Henry Bohannon, A. H. Herrod,
John C. Bollin, Andrew Hurd,
John W. Campbell, Wm. R. Kinney,

J. F. Lauck,
Perry S. Layton,
W. H. Miller,
E. H. Smith,
H. G. Van Seggern,
Willie Waller,

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all laws now in force in this Commonwealth requiring the owner of a slave to pay a reward for the arrest or apprehension of such slave as a runaway, be, and the same are hereby, repealed.

§ 2. That any person who hereafter shall, without the consent of the owner, hire or permit to remain in his or her service the negro slave of any other person, that the person so hiring or permitting to remain in his or her service such slave, shall be liable to the owner thereof for the sum of five dollars for every twenty-four hours such slave may be in such service, to be recovered and collected as other debts for similar amounts under existing laws. Any judgment under this section may be enforced by execution of ca. sa.

§ 3. That the owner of a slave may, by his written permission and authority, license and permit his slave to act as the agent of the owner, and hire himself or herself out for the benefit of the master or
that of the slave, if so expressed. The terms owner and master in this act mean the person entitled to the possession and control of the slave.

§ 4. This act shall take effect from its passage.

The Committee on Internal Improvement, to whom had been referred a Senate bill, entitled

An act to amend certain acts in relation to turnpike roads,
Reported the same with an amendment thereto.

On motion of Mr. R. J. Browne,

Ordered, That said bill and proposed amendment be laid on the table.

The Committee on the Revised Statutes, to whom had been referred a Senate bill, entitled

An act to amend the jury laws of this Commonwealth,
Reported the same back to the House, with the expression of opinion that it ought not to pass.

And the question being taken, "Shall the bill be read the third time?" it was decided in the negative.

So said bill was disagreed to.

Mr. Joshua F. Bell moved to reconsider the vote by which the House passed a Senate bill, entitled

An act to change the second and fourteenth judicial districts, and to regulate the time of holding certain courts therein.

Which motion was adopted.

Ordered, That said bill be recommitted to the Committee on the Judiciary.

Mr. R. J. Browne read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be directed to draw his warrant in favor of J. R. Buchanan for twenty-five dollars, his expenses on attending as a witness in the case of Judge Bullitt, to be paid out of any money in the Treasury not otherwise appropriated.

This resolution shall take effect from its passage.

The rule of the House being dispensed with,

Said resolution was taken up, twice read, and adopted.

Mr. Dulin read and laid on the table the following joint resolution, viz:

Whereas, By a joint resolution of this General Assembly the Adjutant-General of this State was allowed and directed to procure a seal for his office; and whereas, through an omission no fee was allowed for attaching said seal to any official certificate; for remedy whereof,
Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the said Adjutant-General of this State shall be allowed to charge and receive for every seal of office attached to any certificate, or paper, or exemplification of any record of his office, or to any paper required to be certified under the seal of said office, a fee of one dollar and fifty cents, to be paid by the person procuring the same; except he shall charge no fee for any claim of any soldier in the service of the United States or of this State, or who may have been in the service of the same, or the Representatives thereof; or to any paper necessary to authenticate any claim of this State against the United States.

The rule of the House being dispensed with,
Said resolution was taken up, twice read, and adopted.

The joint resolution, moved by Mr. Wm. Bell on the 26th day of May last, in relation to a State convention, was taken up, read, and referred to the Committee on the Judiciary.

Mr. R. J. Browne asked the unanimous consent of the House to introduce at this time the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be instructed to instruct the sheriffs of the several counties not to collect any tax in lieu of military service upon the enrolled militia during the present year.

Which was objected to.

A message was received from the Senate, announcing that they had disagreed to the amendment proposed by this House to a bill which originated in the Senate, entitled

An act to authorize the formation of corporations for mining, manufacturing, and other purposes.

That they had concurred in resolutions, and passed bills, which originated in this House, of the following titles, viz:

Resolution authorizing the payment of the Boyd and Lawrence county militia.

Resolution appropriating money to J. R. Buchanan.

Resolution authorizing the Adjutant General to charge a fee for official seal.

An act to amend the charter of the city of Lexington.

An act for the benefit of the Kentucky Institution for the Education of the Deaf and Dumb at Danville.

An act to incorporate the Alpha Oil, Coal, Salt, and Mining Company.

An act to incorporate the Omega Petroleum, Oil, Mineral, and Manufacturing Company.

An act to incorporate the Brownsville Petroleum Company.
An act to incorporate the North Kentucky Oil Company.
An act to incorporate the Kentucky and New York Oil and Mining Company.
An act to amend 8th sub-section of section 2, chapter 32, Revised Statutes, title “Elections.”
An act for the benefit of the dirt roads in the county of Lincoln.
An act to establish an additional justices' district and voting precinct in Marion county.
An act authorizing county courts to make compensation to clerks for services under the pension laws.
An act for the benefit of fractional district, No 33, in Green county.
An act to incorporate the Cosmopolitan Oil and Mining Company.
An act to incorporate the Olford American Oil Company.
An act for the benefit of James Thomas White, of Grayson county.
An act for the benefit of Richard Coxe.
An act to amend an act, entitled "An act for the benefit of Francis Wright, executor of Richard Bayne, deceased, late of Shelby county.
An act declaring Russell’s Creek a navigable stream.
An act to authorize the president, directors, and company of the Harrodsburg Savings Institution to wind up and settle its affairs.
An act to amend the act, approved January 19th, 1865, amending the charter of Catlettsburg.
An act for the benefit of the sheriff of Green county.
An act to incorporate the Bloomfield and Hope turnpike road company.
An act to incorporate the Hardin’s Creek Petroleum Company.
An act to incorporate the Southern Kentucky Working Interest Petroleum Company.
An act to incorporate the Olmstead Oil and Mining Company.
An act to incorporate the Point Burnside Petroleum Company.
An act to incorporate the Hardin County, Kentucky, Petroleum, Coal, and Mining Company.
An act to incorporate the Green River Petroleum and Transportation Company.
An act to incorporate the Gordonsville Oil and Mining Company.
An act to incorporate the Nolin Oil and Mining Company.
An act to incorporate the Whippoorwill Oil and Mining Company.
An act to incorporate the Pettus Petroleum and Mining Company.
An act to incorporate the Burnside Petroleum, Transportation, and Mining Company.
An act for the benefit of the American Printing House for the Blind.
With amendments to the last two named bills. Which amendments were then severally taken up, twice read, and concurred in by the House.

That they had disagreed to bills which originated in this House of the following titles, viz:

An act to authorize a Jenny Lind table in the town of Calhoon.
An act for the benefit of the Louisville and Bardstown turnpike company.
An act fixing the time of the meeting of the General Assembly.
And that they had passed bills of the following titles, viz:

1. An act to incorporate the Frankfort Association for the Improvement of Horses.
2. An act to incorporate the Green County Gas Well Oil Company.
3. An act to incorporate the Manslick Oil Company.
5. An act to incorporate the Union Express Company.
6. An act to amend the charter of the Bell Mine Coal Company, of Crittenden county, Kentucky, approved March 10th, 1856.
7. An act to amend the existing militia laws of this Commonwealth.

Which bills were severally taken up and read the first time, and ordered to be read the second time.

The rule of the House, constitutional provision, and second reading of said bills having been dispensed with, the 6th was referred to the Committee on Corporate Institutions; and the 1st, 2d, 3d, 4th, 5th, and 7th bills were severally ordered to be read the third time.

The rule of the House, constitutional provision, and third reading of the 1st, 2d, 3d, 4th, 5th, and 7th bills having been dispensed with, Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The House then took up a Senate bill, entitled An act for the benefit of the various sheriffs of this Commonwealth. Ordered, That said bill be read the third time.

The rule of the House, constitutional provision, and third reading of said bill having been dispensed with, Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Gano, from the Committee on Banks, moved the following resolution, viz:  

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Mr. Gano, from the Committee on Banks, moved the following resolution, viz:
The Committee on Banks having had under consideration the report of the president of the Southern Bank of Kentucky, now respectfully report that the statement of said president is satisfactory, and deserves the commendation of the State; wherefore,

Resolved, That the same is approved, and a copy of this resolution be sent to the said president.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Waller moved the following resolution, viz:

Resolved, That W. H. Covington, member from the county of Calloway, be allowed to draw his per diem from the first day of this adjourned session.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Alf. Allen moved the following resolution, viz:

Resolved, That the thanks of the members of this House be hereby tendered the Speaker for the dignified, kind, and impartial manner in which he has discharged the duties of his office for the last two years.

The rule of the House being dispensed with, said resolution was twice read and adopted by the unanimous vote of the House.

Mr. Spurr moved the following resolution, viz:

Resolved, That the Public Printer be directed to furnish by mail, postage prepaid, at as early a day as practicable, to the members of this General Assembly, the unpublished Journals of this House.

The rule of the House being dispensed with, said resolution was twice read and adopted.

Mr. Kinney moved the following resolution, viz:

Resolved, That “5,000” copies of the law establishing the Agricultural College of Kentucky be printed and forwarded to the members of this House for their use; the Auditor to draw his warrant on the Treasury for the necessary postage.

The rule of the House being dispensed with,

Mr. Shanklin moved to amend the resolution by striking out “5,000,” and by inserting in lieu thereof “1,000.”

Which amendment was adopted.

Said resolution, as amended, was then twice read and adopted.

Mr. McLeod moved the following resolution, viz:

Resolved, That the thanks of this House are hereby given to James B. Lyne, Chief Clerk, and to John M. Todd, Assistant Clerk of the same, for the able, efficient, and expeditious manner in which they have for the past two years performed their duties as clerks aforesaid.

The rule of the House being dispensed with, said resolution was twice read, and adopted.
Mr. Brooks, from the Committee on Enrollments, reported that the Committee had examined sundry enrolled bills and resolutions, which originated in this House, of the following titles, viz:

An act to incorporate the Lost Creek Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Licking Valley Cannel Coal, Oil, Mining, and Manufacturing Company.
An act entitled "An act for the benefit of Francis Wright, executor of Richard Bayne, deceased, late of Shelby county."
An act for the benefit of the Kentucky Institution for the Education of the Deaf and Dumb.
An act to incorporate the Alpha Oil, Coal, Salt, and Mining Company.
An act to incorporate the Omega Petroleum, Oil, Mineral, and Manufacturing Company.
An act to incorporate the Brownsville Petroleum Company.
An act to incorporate the Kentucky and New York Oil and Mining Company.
An act to incorporate the Burnside Petroleum, Transportation, and Mining Company.
An act to amend 8th sub-section of section 2, chapter 32, Revised Statutes, title "Elections."
An act for the benefit of the dirt roads in the county of Lincoln.
An act to establish an additional justices' district and voting precinct in Marion county.
An act to incorporate the Olford American Oil Company.
An act for the benefit of the American Printing House for the Blind.
An act declaring Russell's creek a navigable stream.
An act to authorize the president, directors, and company of the Harrodsburg Savings Institution to wind up and settle its affairs.
An act to amend the act approved 19th January, 1865, amendatory of the charter of Catlettsburg.
An act to amend the charter of the city of Frankfort.
An act for the benefit of the sheriff of Green county.
An act to incorporate the Bloomfield and Hope turnpike road company.
An act to incorporate the Hardin's Creek Petroleum Company.
An act to incorporate the Southern Kentucky Working Interest Petroleum Company.
An act to incorporate the Olmstead Oil and Mining Company.
An act to incorporate the Point Burnside Petroleum Company.
An act to incorporate the Hardin County, Kentucky, Petroleum, Coal, and Mining Company.
An act to incorporate the Green River Petroleum and Transportation Company.
An act to incorporate the Gordonsville Oil and Mining Company.
An act to incorporate the Nolin Oil and Mining Company.
An act to incorporate the Whippoorwill Oil and Mining Company.
An act to incorporate the Pettus Petroleum and Mining Company.
An act to repeal an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7, 1863, as to the counties of Laurel, Rockcastle, and Woodford.
An act to amend the charter of the Deposit Bank of Owensboro.
An act to incorporate the Kavanaugh Coal, Oil, Mining, and Manufacturing Company.
An act to incorporate the Greenup and Boyd Coal, Oil, Mining, and Manufacturing Company.
An act to incorporate the Russell's Creek Oil, Mining, and Manufacturing Company.
An act to incorporate the Bunker Hill Oil and Mining Company.
An act to incorporate the Morgan County Petroleum, Coal, Oil, Salt, Lumber, and Mineral Manufacturing Company.
An act to incorporate the Green River Oil and Mining Company.
An act to incorporate the Kentucky and Illinois Oil and Mining Company.
An act for the benefit of James M. Vaughn, late sheriff of Knox county.
An act to authorize the Boyd circuit clerk's office to be furnished with public books.
An act to incorporate the North Kentucky Oil Company.
An act to incorporate the Bowling Green Association for the improvement of the breed of horses.
An act authorizing county courts to make compensation to clerks for services under the pension laws.
An act for the benefit of fractional district No. 33, in Green county.
An act to incorporate the Cosmopolitan Oil and Mining Company.
An act for the benefit of James Thomas White, of Grayson county.
An act for the benefit of Richard Coxe.
Resolution appropriating money to J. R. Buchanan.
Resolution authorizing the payment of the Boyd and Lawrence county militia.
Resolution authorizing the Adjutant General to charge fees in certain cases.

Resolution requesting the President to withdraw negro troops from the State of Kentucky.

Address to the Governor requesting him to remove from office Hon. Joshua F. Bullitt, one of the judges of the Court of Appeals of this Commonwealth.

Also bills and resolutions, which originated in the Senate, of the following titles, viz:

An act to revise, amend, and reduce into one the bastardy laws of this Commonwealth.

An act to repeal an act, entitled "An act to organize and discipline the militia of Kentucky," approved March 4th, 1865.

An act to incorporate the Merchants' Petroleum and Mining Company.

An act to incorporate the Gratz Lead, Iron, Coal, Oil, Salt, and Lumber Company.

An act to incorporate the Louisville Industrial Works.

An act to incorporate the Frankfort Association for the Improvement of Horses.

An act concerning slaves and runaways.

An act for the benefit of various sheriffs of this Commonwealth.

An act to amend the 27th chapter of the Revised Statutes, title "Courts."

An act for the benefit of the sureties of W. W. Cox, late sheriff of Morgan county.

An act to amend the charter of Uniontown.

An act for the benefit of S. R. Tolle, sheriff of Barren county.

An act to incorporate the Enterprise Oil and Mining Company.

An act to incorporate the Kentucky Barrel Company.

An act to amend sections 23 and 29, of chapter 84, Revised Statutes, entitled "Roads and Passways."

An act to incorporate the Millet Petroleum and Mining Company.

An act to incorporate the Clarke County Oil, Mining, and Manufacturing Company.

An act for the benefit of M. W. Galloway, late sheriff of Graves county.

An act for the benefit of the late sheriffs of Clay and Owsley counties.

An act to incorporate the Otter Mining, Manufacturing, and Transportation Company.
An act to incorporate the Uniontown Oil and Mining Company.
An act to incorporate the Petroleum Valley Oil, Mining, and Manufacturing Company.
An act for the benefit of Peter Jett.
An act for the benefit of the securities of R. L. South, late sheriff of Breathitt county.
An act for the benefit of B. Mills, sheriff of Wayne county.
An act to incorporate the Pioneer Oil and Mining Company.
An act to regulate the office of commissioner and receiver of the Louisville chancery court.
An act to amend an act, approved January 14th, 1854, entitled "An act to incorporate the Covington Gas-light Company."
An act for the benefit of the creditors of the Kentucky Trust Company Bank.
An act for the benefit of James Nickell, assessor of the county of Morgan.
An act to regulate certain corporations in Kentucky.
An act to incorporate the Manslick Oil Company.
An act to incorporate the Elk Fork Petroleum, Coal, Salt, and Iron Manufacturing Company.
An act to incorporate the Green County Gas Well Oil Company.
An act to incorporate the Union Express Company.
An act to amend the existing militia laws of this Commonwealth.
Resolution of welcome to General W. T. Sherman.
Resolution recommending General Walter C. Whitaker for appointment in the regular army.
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Brooks inform the Senate thereof.
Mr. Fisher moved the following resolution, viz:
Resolved, That the Public Printer send by mail, postage paid, fifty copies of a synopsis of the general laws passed at the present session to each member of the House.
The rule of the House being dispensed with, said resolution was twice read and adopted.
Mr. McLoed moved the following resolution, viz:
Resolved, That the thanks of this House are hereby tendered to John A. Crittenden, who has faithfully, and in a courteous and gentlemanly manner, performed the duties of Door-keeper of this House during its sittings for the past two years.
The rule of the House being dispensed with, said resolution was twice read and adopted.
Mr. Waggener moved the following resolution, viz:

Resolved, That John L. Smedley, the Sergeant-at-Arms of the House of Representatives, is entitled to the thanks of this House for the faithful manner with which he has discharged the duties of his office.

The rule of the House being dispensed with,

Said resolution was twice read and adopted.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that he had approved and signed sundry enrolled bills, resolution, and an address, which originated in this House, of the following titles, viz:

Resolution directing the publication and distribution of the general laws.

Address to the Governor requesting him to remove from office the Hon. Joshua F. Bullitt, one of the judges of the court of appeals of this Commonwealth.

An act to empower the city of Newport, in Campbell county, to borrow money and issue bonds, &c.

An act to incorporate the Cypress Valley Petroleum and Prospecting Company.

An act to incorporate the Henry Clay Petroleum Company.

An act to incorporate the Beaver Dam Coal, Oil, and Mining Company.

An act to incorporate the Paint and Barnett Creek Oil and Mining Company.

An act to incorporate the Kearsarge Petroleum Company.

An act to incorporate the Sacramento Petroleum Company.

An act to incorporate the Oregon, Mercer County, Salt, Iron, Oil, Petroleum, and Mining Company.

An act to incorporate the Oil Spring and Sand Lick Petroleum Company.

An act to incorporate the Wolf Lick Petroleum Company.

An act to charter the Licking and Ohio River railroad company.

An act to amend an act, entitled "An act to incorporate the town of Clayville, in Shelby county."

An act for the benefit of Wm. F. Evans, judge of Barren county court.

An act for the benefit of D. L. Miller, late sheriff of Ohio county.

An act for the benefit of school districts Nos. 9 and 30, in Harrison county.

An act to enlarge the voting precinct of Mt. Sterling, in Montgomery county.
An act to change the time of holding the quarterly courts for Muhlenburg county.

An act to change the place of voting in Nauvoo precinct, in Hart county.

An act to authorize the Bank of Ashland and branches to wind up its affairs.

An act for the benefit of the administrator of J. H. Eubank, deceased, late sheriff of Barren county.

An act for the benefit of Larkin Maxey, of Pulaski county.

An act for the benefit of M. M. Gaunce.

An act incorporating the Harrodsburg Academy.

An act to incorporate the Confidence Lodge, No. 52, Ancient York Masons.

An act to authorize the county court of Logan to increase the county levy for the years 1865 and 1866.

An act for the benefit of M. B. Goble.

An act regulating assessments in certain counties for revenue purposes, &c.

An act empowering the county court of Pendleton county to purchase books and cause to be made a suitable cross-index of the suits in the Pendleton circuit court.

An act for the benefit of certain school districts in Todd and Franklin counties.

An act to extend the limits of the town of Irvine, Estill county, Kentucky.

An act to incorporate the Hart County Educational Association.

An act for the benefit of the assessors of this Commonwealth.

An act appropriating money.

An act for the benefit of William B. Ely, late sheriff of Marshall county.

An act for the benefit of Wm. Sims and others.

An act to amend the charter of the city of Lexington.

An act authorizing the county judge of Clinton county to grant licenses.

An act for the benefit of Thomas Shackleford, sheriff of McLean county.

An act to authorize the county court of Caldwell county to levy a tax to rebuild a court-house.

An act for the benefit of the commissioner of tax for Green county.
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An act to amend an act, entitled "An act providing a general mechanics' lien law for certain cities and counties," approved February 17, 1858.

An act to incorporate the town of Auburn, in Logan county.

An act concerning toll-gates on the Shelbyville and Eminence turnpike road.

An act to close an alley in the town of Newcastle.

An act to enable the county court of Warren county to levy a tax to build and buy bridges.

An act to change the time of holding the terms of the Nelson and Anderson circuit courts at their summer term.

An act to amend an act, entitled "An act to reduce into one the several acts in relation to the town of Harrodsburg;"

An act for the benefit of the Winchester and Lexington turnpike company.

An act for the benefit of R. B. Evans, clerk of Barren county court.

An act to authorize the county court of Hart county to organize and pay a police force for the protection of the citizens.

An act for the benefit of Luann Hutcheson, of Barren county.

An act for the benefit of John H. Swift, late sheriff of Calloway county.

An act for the benefit of Taylor county.

An act for the benefit of Martin Hardin, late sheriff of Hardin county.

An act to change the place of voting from Skilesville to Paradise, in Muhlenburg county.

An act to establish a toll-gate upon the Wilderness turnpike, in Knox county, upon the waters of Yellow creek.

An act for the benefit of James Thomas White, of Grayson county.

An act for the benefit of fractional district No. 33, in Green county.

An act for the benefit of Richard Cox.

An act authorizing county courts to make compensation to clerks for services under the pension laws.

An act to repeal an act, entitled "An act to amend the revenue laws of this Commonwealth," approved February 7th, 1865, as to the counties of Laurel, Rockcastle, Woodford, and Knox.

An act for the benefit of James M. Vaughan, late sheriff of Knox county.

An act to amend the charter of the Deposit Bank of Owensboro.
An act to authorize the Boyd circuit clerk's office to be furnished with public books.

An act to incorporate the North Kentucky Oil Company.

An act to incorporate the Cosmopolitan Oil and Mining Company.

An act to incorporate the Kavanaugh Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Bunker Hill Oil and Mining Company.

An act to incorporate the Greenup and Boyd Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Morgan County Petroleum, Coal, Oil, Salt, Lumber, and Mineral Manufacturing Company.

An act to incorporate the Kentucky and Illinois Oil and Mining Company.

An act to incorporate the Green River Oil and Mining Company.

An act to incorporate the Bowling Green Association for Improvement of the Breed of Horses.

And then the House adjourned.

MONDAY, JUNE 5, 1865.

A message was received from the Governor by Mr. VanWinkle, Secretary of State, announcing that the Governor had approved and signed enrolled bills and resolutions, which originated in this House, of the following titles, viz:

Resolution appropriating money to J. R. Buchanan.

Resolution authorizing the Adjutant General of Kentucky to charge fees in certain cases.

An act to incorporate the Nolin Oil and Mining Company.

An act to incorporate the Pettus Petroleum and Mining Company.

An act to incorporate the Whippoorwill Oil and Mining Company.

An act to incorporate the Brownsville Petroleum Company.
An act for the benefit of the Kentucky Institution for the Education of the Deaf and Dumb at Danville.

An act for the benefit of the American Printing House for the Blind.

An act to amend 8th sub-section of section 2, chapter 32, Revised Statutes, title "Elections."

An act for the benefit of the dirt roads in the county of Lincoln.

An act to amend the charter of the city of Frankfort.

An act to authorize the president, directors, and company of the Harrodsburg Savings Institution to wind up and settle its affairs.

An act to amend the act approved January 19th, 1865, amendatory of the charter of Catlettsburg.

An act for the benefit of the sheriff of Green county.

An act for the benefit of Francis Wright, executor of Richard Bayne, deceased, late of Shelby county.

An act declaring Russell's creek a navigable stream.

An act to incorporate the Burnside Petroleum, Transportation, and Mining Company.

An act to incorporate the Hardin's Creek Petroleum Company.

An act to incorporate the Omega Petroleum, Oil, Mineral, and Manufacturing Company.

An act to incorporate the Green River Petroleum and Transportation Company.

An act to incorporate the Southern Kentucky Working Interest Petroleum Company.

An act to incorporate the Point Burnside Petroleum Company.

An act to incorporate the Olmstead Oil and Mining Company.

An act to incorporate the Bloomfield and Hope turnpike road company.

An act to incorporate the Lost Creek Petroleum, Mining, and Manufacturing Company.

An act to incorporate the Gordonsville Oil and Mining Company.

An act to incorporate the Kentucky and New York Oil and Mining Company.

An act to incorporate the Alpha Oil, Coal, Salt, and Mining Company.

An act to incorporate the Licking Valley Cannel Coal, Oil, Mining, and Manufacturing Company.

An act to incorporate the Hardin County, Kentucky, Petroleum, Coal, and Mining Company.

An act to incorporate the Olford American Oil Company.
An act to establish an additional justices' district and voting precinct in Marion county.
An act amendatory of an act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.
Resolution authorizing the payment of the Boyd and Lawrence county militia.
Resolution requesting the President to withdraw negro troops from the State of Kentucky.
An act for the benefit of James C. Weller, former clerk of the county court of Caldwell county.
An act to change the State road from Hopkinsville to Columbus.
An act to amend an act, entitled "An act to incorporate the Obey and Wolf Creek, and Kentucky and Tennessee Petroleum, Oil, Mining, and Manufacturing Company."
An act to incorporate the Loretta and St. Rose turnpike company.
An act for the benefit of the sheriff of Hancock county.
An act to enable the Deposit Bank of Stanford to wind up its affairs.
An act to change the line of the Lebanon voting precinct, in Marion county.
An act concerning the estate of Dennis Letcher, a free man of color, late of Garrard county.
An act to incorporate the People's Library Company.
An act to incorporate the Bank of Russellville.
An act to incorporate the Bank of Bowling Green.
An act amendatory of an act, entitled "An act to empower the Governor to raise a force for the defense of the State," approved January 26, 1864.
An act to incorporate Campbell County Manufacturing and Coal Oil Company.
An act to incorporate the Star Oil and Mining Company.
An act to incorporate the Eureka Oil and Mining Company.
An act to incorporate the Cash Creek Oil and Coal Company.
An act to incorporate the Etna Oil and Mining Company.
An act to incorporate the Jenissee Island Petroleum, Mining, and Manufacturing Company.
An act to incorporate the Continental Oil and Mining Company.
An act to incorporate the Southeast Kentucky Petroleum, Coal, Mining, and Transportation Company.
An act to incorporate the Republican Oil and Mining Company.
An act to incorporate the Clover Valley Oil, Coal, Salt, Iron, and Manufacturing Company.
An act to incorporate the Lebanon Milling and Manufacturing Company.
An act to incorporate the Licking and Cincinnati Mining and Petroleum Company.
An act to incorporate the New Era Petroleum, Coal, Oil, Mining, and Manufacturing Company.
An act to incorporate the Excelsior and Eureka Petroleum, Oil, Salt, Mining, and Manufacturing Company.
An act to incorporate the Columbia Petroleum, Oil, Manufacturing, and Mining Company.

A message was received from the Senate announcing that they had received official information from the Governor that he had approved and signed enrolled bills and resolutions which originated in that House of the following titles, viz:

Resolution recommending General Walter C. Whitaker for appointment in the regular army.

Resolution of welcome to General W. T. Sherman.
An act for the benefit of various sheriffs of this Commonwealth.
An act to amend an act, approved January 14, 1854, entitled "An act to incorporate the Covington Gas-light Company."
An act to amend sections 23 and 24 of chapter 84 of Revised Statutes, title "Roads and Passways."
An act to amend the charter of Uniontown.
An act for the benefit of the late sheriffs of Clay and Owsley counties.
An act for the benefit of Peter Jett.
An act to amend the 27th chapter of the Revised Statutes, title "Courts."
An act to incorporate the Uniontown Oil and Mining Company.
An act to incorporate the Pioneer Oil and Mining Company.
An act to incorporate the Otter Mining, Manufacturing, and Transportation Company.
An act to incorporate the Elk Fork Petroleum, Coal, Salt, and Iron Manufacturing Company.
An act to incorporate the Union Express Company.
An act to incorporate the Petroleum Valley Oil, Mining, and Manufacturing Company.

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An act to incorporate the Kentucky Barrel Company.

An act to incorporate the Millcreek Petroleum and Mining Company.

An act to incorporate the Green county Gas Well Oil Company.

An act to incorporate the Clarke County Oil, Mining, and Manufacturing Company.

An act to incorporate the Manslick Oil Company.

An act to incorporate the Enterprise Oil and Mineral Company.

An act to regulate the office of commissioner and receiver of the Louisville chancery court.

An act for the benefit of M. W. Galloway, late sheriff of Graves county.

An act for the benefit of B. Mills, sheriff of Wayne county.

An act for the benefit of Joseph Nickell, assessor of the county of Morgan.

An act amending the existing militia laws of this Commonwealth.

An act for the benefit of the securities of W. W. Cox, late sheriff of Morgan county.

An act for the benefit of S. R. Tolle, sheriff of Barren county.

An act for the benefit of the creditors of the Kentucky Trust Company Bank.

An act to regulate certain corporations in Kentucky.

An act for the benefit of the securities of R. L. South, late sheriff of Breathitt county.

On motion of Mr. R. J. Browne, Messrs. R. J. Browne, J. F. Bell, and Waggener were appointed a committee to inform the Senate that this House had closed its legislative business, and was now ready to close the present session of the General Assembly. And they were also appointed a committee, to act in conjunction with a similar committee on the part of the Senate, to wait on the Governor and inform him that the General Assembly is now ready to close its present session by an adjournment without day, and to know of him if he has any other or further communication to make.

A message was received from the Senate by Messrs. Fisk, Garrard, and Groover, announcing that the Senate had also closed its legislative business, and was now ready to adjourn without day, and that there had been appointed a committee on the part of the Senate to act in conjunction with the committee appointed by this House to wait on the Governor.

The committee then retired, and, after a short time, returned, when Mr. Browne reported that the joint committee had performed the duty
assigned them, and were informed by the Governor that he had no further communication to make.

Whereupon the Speaker addressed the House as follows, viz:

Gentlemen of the House of Representatives:

I wish I could say to you, and through you to those absent, all that my heart prompts me to utter. But I cannot trust myself. The emotions which an occasion like the present excite in my nature overwhelm me—almost close my lips.

Our work is done, and we are about to separate, never, perhaps, all of us, to meet again upon earth. I am admonished of this when I cast my eye around this hall. Faces that greeted me when we first assembled here have since vanished from my sight; voices that had become familiar to my ear are now silent—hushed forever in death.

We have had our humble share, gentlemen, in the great events which have transpired since we first came here—even so stupendous in their magnitude that an age seems almost too short to afford them room. We may, perhaps, in some respects, have fallen short of our duty. We may have been unequal to the great emergencies, so rapid and resistless in their progress. Who has been equal to them? Who has not hesitated? Indeed, in view of their mighty consequences, who has had the courage to stand up, unappalled in their presence? But our work as a legislative body is done. It belongs to the history of the past. May it be followed by all the good you and I have so earnestly desired; may it redound to our own honor and the welfare of the State.

How shall I thank you, gentlemen, for the great kindness you have so constantly and generously extended to me whilst presiding over your deliberations. I have tried to deserve your confidence; I have endeavored to do my whole duty. I may have often been mistaken, but, in looking back, I am glad to say, I find nothing which my conscience disapproves.

And now, without detaining you longer, let me repeat the prayer, so often in your hearing sent up from this place, that the Almighty Disposer of events, in His great mercy, would take the country you love so much into His most sacred keeping, and shower upon each one of you, in unstinted measure, His richest earthly blessings.

It remains for me now only to announce that, in pursuance of the resolution of both branches of the General Assembly, this House stands adjourned sine die, and to bid each of you an affectionate farewell.

And then the House adjourned, sine die.
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