JOURNAL

OF THE REGULAR SESSION OF

THE HOUSE OF REPRESENTATIVES

OF THE

COMMONWEALTH OF KENTUCKY,

BEGUN AND HELD IN THE CITY OF FRANKFORT, ON FRIDAY, THE
THIRTY-FIRST DAY OF DECEMBER, IN THE YEAR
OF OUR LORD 1875, AND OF THE COMMON
WEALTH THE EIGHTY-FOURTH.

FRANKFORT, KY.:
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FRIDAY, DECEMBER 31, 1875.

At a General Assembly of the Commonwealth of Kentucky, begun and held at the Capitol in the city of Frankfort, on Friday, the thirty-first day of December, in the year of our Lord 1875, and the eighty-fourth year of the Commonwealth, that being the time fixed by law for the meeting thereof, and the Chief Clerk of the last House of Representatives having died since the adjournment, the House was called to order by Thomas S. Pettit, Assistant Clerk, and, after prayer by Rev. Green Clay Smith, the following members of the House of Representatives, elected and returned to serve therein, viz:

From the county of Adair—G. W. Pickett.
From the county of Allen—T. W. Burton.
From the county of Anderson—E. E. Hume.
From the county of Ballard—W. J. Edrington.
From the county of Barren—W. H. Botts.
From the counties of Bath and Rowan—W. C. Allen.
From the county of Boone—J. A. Gaines.
From the county of Bourbon—G. C. Lockhart.
From the counties of Boyd and Lawrence—K. R. Culbertson.
From the county of Boyle—J. Warren Grigsby.
From the county of Bracken—W. A. Moore.
From the counties of Breathitt, Morgan, and Magoffin—T. J. Henry.
From the county of Breckinridge—J. W. Drury.
From the counties of Bullitt and Spencer—W. Jeff. Lee.
From the counties of Butler and Edmonson—J. M. Cook.
From the county of Caldwell—W. L. Pollard.
From the county of Calloway—J. D. Gardner.
From the county of Campbell—R. W. Nelson and J. B. Otten.
From the county of Carroll—Wm. Lindsay.
From the counties of Carter and Elliott—Wm. Kitchen.
From the counties of Casey and Russell—Bryan S. McClure.
From the county of Christian—John Feland.
From the county of Clark—G. R. Snyder.
From the counties of Clay, Jackson, and Onesley—E. B. Treadway.
From the counties of Clinton and Cumberland—W. G. Hunter.
From the counties of Crittenden and Livingston—A. J. Fleming.
From the city of Covington—William L. Grant and Theodore F. Hallam.

From the county of Daviess—W. J. Taylor and Joshua G. Ford.
From the counties of Estill and Lee—David R. Pryse.
From the county of Fayette—Richard A. Spurr.
From the county of Fleming—J. N. Price.
From the county of Franklin—G. W. Craddock.
From the counties of Fulton and Hickman—Wood M. Jones.
From the counties of Floyd and Johnson—A. C. Higgins.
From the county of Gallatin—P. H. Duncan.
From the county of Garrard—Wm. Berkele.
From the county of Grant—Jere. Poor.
From the county of Graves—J. A. Emerson.
From the county of Grayson—L. E. Green.
From the counties of Green and Taylor—Charles Patterson.
From the county of Greenup—Marshall Baker.
From the county of Hancock—Green Sterrett.
From the county of Hardin—George H. Gardner.
From the counties of Harlan, Perry, and Bell—James Farmer.
From the county of Harrison—T. J. Megibben.
From the county of Hart—Robert Sterrett.
From the county of Henderson—J. V. Owen.
From the county of Henry—S. P. Douthitt.
From the county of Hopkins—J. H. Payne.
From the county of Jefferson—W. H. Frederick.
From the county of Jessamine—Samuel R. Overstreet.
From the county of Kenton—John Ellis.
From the counties of Knox and Whitley—James D. Black.
From the county of Larue—Zach. T. Heady.
From the counties of Laurel and Rockcastle—John M. Fish.
From the counties of Letcher, Pike, and Martin—Orlando C. Bowles.
From the county of Lewis—Rufus Emmons.
From the city of Lexington—Richard P. Stoll.
From the county of Lincoln—Thomas H. Shanks.
From the county of Logan—James H. Bowden.
From the city of Louisville, 1st District—Albert A. Stoll.
   2d District—Pat. Campion.
   3d District—Samuel Russell.
   4th District—John Watts Kearny.
   5th District—L. J. Frazee, jr.
   6th District—Charles H. Wood.
   7th District—Martin W. LaRue.
From the counties of Lyon and Marshall—William J. Stone.
From the county of Madison—Robert E. Little.
From the county of Marion—Ralph L. Spalding.
From the county of Mason—Lucien S. Luttrell.
From the county of McCracken—Bell G. Bidwell.
From the county of McLean—E. A. Coffman.
From the county of Meade—O. C. Richardson, sr.
From the counties of Menifee, Montgomery, Powell, and Wolfe—Thos.
Johnson.
From the county of Mercer—John W. Powell.
From the counties of Metcalfe and Monroe—Robert E. Grinstead.
From the county of Muhlenburg—Ben. J. Shaver.
From the county of Nelson—William E. Miner.
From the counties of Nicholas and Robertson—C. W. Robbins.
From the county of Ohio—Richard P. Hocker.
From the counties of Oldham and Trimble—John Preston.
From the county of Owen—T. J. Jenkins.
From the county of Pendleton—James W. Chowning.
From the county of Pulaski—H. H. Brinkley.
From the county of Scott—Daniel Lary.
From the county of Shelby—Thomas W. Henton.
From the county of Simpson—M. M. Sloss.
From the county of Todd—D. B. Smith.
From the county of Union—James B. Blue.
From the county of Warren—A. H. Smith and F. G. Cox.
From the county of Washington—Thomas J. Montgomery.
From the county of Wayne—L. J. Stephenson.
From the county of Webster—G. W. Wins.
From the county of Woodford—John A. Steele.

Appeared, produced certificates of their election, and having taken the oath required by law, repaired to their seats.

Mr. Lee nominated Hon. George R. Snyder, of Clark, as a suitable person to fill the office of Speaker.

Mr. Gaines nominated Hon. Thomas J. Jenkins, of Owen, for the same office.

Mr. Fleming nominated Hon. W. J. Stone, of Lyon.
Mr. Hunter nominated Hon. John Feland, of Christian.
Mr. Little nominated Hon. J. Warren Grigsby, of Boyle.
Mr. Henry nominated Hon. Orlando C. Bowles, of Pike.
Mr. Nelson nominated Hon. John Preston, of Trimble.
Mr. Payne nominated Hon. John Watts Kearny, of Louisville.
Mr. Miner nominated Hon. Thomas W. Henton, of Shelby.

And the vote being taken between them, it resulted thus:

Those who voted for Mr. Snyder, were—
William C. Allen, Daniel Lary, Richard A. Spurr,
Zach. T. Hedly, J. N. Price,—

Those who voted for Mr. Kearny, were—
James B. Blue, Thos. J. Montgomery, D. B. Smith,
James H. Bowden, William A. Moore, Ralph L. Spalding,
Joshua G. Ford, J. V. Owen, Green Sterrett,
L. J. Frazee, Jr., James M. Payne, Albert A. Stoll,
W. H. Frederick, George W. Pickett, W. J. Taylor,
Thomas Johnson, Samuel Russell—19.
Martin W. LaRue, Charles H. Wood—19.

Those who voted for Mr. Preston, were—
Pat. Campion, J. Warren Grigsby, William B. Lindsay,
James W. Chowning, Theodore F. Hallam, T. J. Megibben,
John Ellis, Thomas W. Henton, Robert W. Nelson,
William L. Grant, T. J. Jenkins—12.
John B. Outen—12.
Those who voted for Mr. Henton, were—


Those who voted for Mr. Bowles, were—


Those who voted for Mr. Jenkins, were—

P. H. Duncan, Joseph A. Gaines, Jere. Poor—3.

Those who voted for Mr. Stone, were—


Those who voted for Mr. Feland, were—


Those who voted for Mr. Grigsby, were—


None having received a majority of all the votes cast, no election was had.

Mr. Gaines withdrew the name of Hon. Thomas J. Jenkins.

The House then proceeded to take a second ballot as between those remaining in nomination, which resulted thus:

Those who voted for Mr. Kearny, were—


Those who voted for Mr. Stone, were—

Those who voted for Mr. Snyder, were—


Those who voted for Mr. Bowles, were—

William H. Botts, William H. Botts.

Those who voted for Mr. Feland, were—

William Berkele, Robert E. Grinstead, David Pryse, Richard P. Stoll, jr.,
K. R. Culbertson, C. W. Robbins.

Those who voted for Mr. Preston, were—

Pat. Campion, J. Warren Grigsby, T. J. Megibben,
James W. Chowning, Theodore F. Hallam, Robert W. Nelson,
P. H. Duncan, Thomas W. Henton, John B. Otten,
John Ellis, T. J. Jenkins, Jere. Poor—14.
Joseph A. Gaines, William B. Lindsay,

Those who voted for Mr. Grigsby, were—

Orlando C. Bowles, Bryan S. McClure, John A. Steele,
William L. Grant, John W. Powell, L. J. Stephenson—8.
Robert E. Little, Thomas H. Shanks,

Those who voted for Mr. Henton, were—

G. W. Craddock, John Watts Kearny, William E. Miner,
E. E. Hume,

Before the result of the second ballot was announced, Matt. McKinney, member elect from Trigg county, appeared, and, by consent, took the oath required by law, and was permitted to cast his vote on that ballot for Speaker.

No one having received a majority of all the votes cast, and no election being had, the House proceeded to ballot a third time, which resulted thus:

Those who voted for Mr. Kearny, were—

James B. Blue, G. C. Lockhart, D. B. Smith,
James H. Bowden, Thos. J. Montgomery, Ralph L. Spalding,
Joshua G. Ford, J. V. Owen, Green Sterrett,
L. J. Frazee, jr., James M. Payne, Albert A. Stoll,
W. H. Frederick, George W. Pickett, W. J. Taylor,
Martin W. LaRue, Samuel Russell, Charles H. Wood—18.
Those who voted for Mr. Stone, were—

Bell C. Bidwell, George H. Gardner, John W. Powell,
Tobias W. Burton, John D. Gardner, O. C. Richardson, sr.,
E. A. Coffman, L. E. Green, Ben. J. Shaver,
James M. Cook, Richard P. Hocker, M. M. Sloss,
F. G. Cox, Wood M. Jones, A. H. Smith,
Thomas J. Drury, Matt. McKinney, George R. Snyder,
W. J. Edington, Chas. Patterson, Robert Sterrett,
A. J. Fleming.

Those who voted for Mr. Preston, were—

Pat. Campion, J. Warren Grigsby, T. J. Megibben,
James W. Chowning, Theodore F. Hallam, Robert W. Nelson,
P. H. Duncan, Thomas W. Henton, John B. Otten,
John Ellis, T. J. Jenkins, Jere. Poor—14.
Joseph A. Gaines, William B. Lindsay.

Those who voted for Mr. Grigsby, were—

Orlando C. Bowles, Bryan S. McClure, John A. Steele,
Robert E. Little.

Those who voted for Mr. Henton, were—

G. W. Craddock, E. E. Hume, William E. Miner,

Those who voted for Mr. Snyder, were—

William C. Allen, Daniel Lary, Richard A. Spurr,

Those who voted for Mr. Bowles, were—

Marshall Baker, John M. Fish, Lucien S. Luttrell,
James D. Black, Thomas J. Henry, William A. Moore,
James Farmer, Wm. Kitchen.

Those who voted for Mr. Feland, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll, jr.,
Rufus Emmons.

Messrs. George R. Snyder and Thomas W. Henton were withdrawn.

No one having received a majority of all the votes cast, and no election had, the House proceeded to a fourth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James B. Blue, William E. Miner, D. B. Smith,
James H. Bowden, Thos. J. Montgomery, Ralph L. Spalding,
Those who voted for Mr. Stone, were—
Bell G. Bidwell, John D. Gardner, John W. Powell,
Tobias W. Burton, L. E. Green, O. C. Richardson, sr.,
E. A. Coffman, Zach. T. Head, Ben. J. Shaver,
James M. Cook, Richard P. Hocker, M. M. Sloss,
F. G. Cox, E. E. Home, A. H. Smith,
Thomas J. Drury, Wood M. Jones, George R. Snyder,
W. J. Edrington, W. Jeff. Lee, Richard A. Spurr,
J. H. Emerson, Matt. McKinney, Robert Sterrett,
A. J. Fleming, Chas. Patterson, G. W. Winns—29.
George H. Gardner, W. L. Pollard,

Those who voted for Mr. Bowles, were—
Marshall Baker, James Farmer, Wm. Kitchen,
James D. Black, John M. Fish, Lucien S. Luttrell,
G. W. Craddock, Allen C. Higgins,

Those who voted for Mr. Preston, were—
William C. Allen, J. Warren Grigsby, William A. Moore,
Pat. Campion, Theodore F. Hallam, Robert W. Nelson,
James W. Chowning, Thomas W. Henton, John B. Otten,
S. P. Douthitt, T. J. Jenkins, Jere. Poor,
P. H. Duncan, Daniel Lary, J. N. Price,
John Ellis, William B. Lindsay, William J. Stone,—20.
Joseph A. Gaines, T. J. Megibben,

Those who voted for Mr. Grigsby, were—
Orlando C. Bowles, Robert E. Lee, Thomas H. Shanks,
William L. Grant, Bryan S. McClure, John A. Steele,
John Watts Kearny,

Those who voted for Mr. Feland, were—
William Berkleel, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll, jr.,
Rufus Emmons,

No one having received a majority of all the votes cast, the
House proceeded to a fifth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—
James B. Blue, G. C. Lockhart, D. B. Smith,
James H. Bowden, William E. Miner, Ralph L. Spalding,
Orlando C. Bowles, Thos. J. Montgomery, Green Sterrett,
Joshua G. Ford, J. V. Owen, Albert A. Stoll,
I)

HOUSE OF REPRESENTATIVES.


Those who voted for Mr. Stone, were—


Those who voted for Mr. Bowles, were—


Those who voted for Mr. Preston, were—


Those who voted for Mr. Grigsby, were—


Those who voted for Mr. Peland, were—


No one having received a majority of the votes cast, the House proceeded to a sixth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

Those who voted for Mr. Stone, were—

Bell G. Bidwell, George H. Gardner, W. L. Pollard,
Orlando C. Bowles, John D. Gardner, John W. Powell,
Tobias W. Burton, L. E. Green, O. C. Richardson, sr.,
E. A. Coffman, Zach. T. Heady, Ben. J. Shaver,
James M. Cook, Richard P. Hocker, M. M. Sloss,
F. G. Cox, E. E. Hume, A. H. Smith,
Thomas J. Drury, Wood M. Jones, George R. Snyder,
W. J. Edington, Daniel Lary, Richard A. Spurr,
J. H. Emerson, W. Jeff. Lee, Robert Sterrett,

Those who voted for Mr. Bowles, were—

Marshall Baker, John M. Fish, Lucien S. Luttrell,
James D. Black, Allen C. Higgins, C. W. Robbins,
James Farmer, Wm. Kitchen.

Those who voted for Mr. Preston, were—

William C. Allen, Joseph A. Gaines, T. J. Megibben,
Pat. Campion, J. Warren Grigsby, William A. Moore,
James W. Chowning, Theodore F. Hallum, Robert W. Nelson,
S. P. Douthitt, Thomas W. Henton, John B. Otten,
P. H. Duncan, T. J. Jenkins, Jere. Poor,
John Ellis, William B. Lindsay, J. N. Price—18.

Those who voted for Mr. Grigsby, were—

G. W. Craddock, Robert E. Little, Thomas H. Shanks,
William L Grant, Bryan S. McClure, John A. Steele,

Those who voted for Mr. Felanl, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll, jr.,
Rutus Emmons.

Mr. Little moved that the House adjourn until 11 o’clock, A. M.,
to-morrow.

On said motion Mr. LaRue called for the yeas and nays.

Before the call of the roll was completed, Mr. Little withdrew the
motion to adjourn.

No one having received a majority of all the votes cast, the House
proceeded to the seventh ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James B. Blue, C. G. Lockhart, D. B. Smith,
James H. Bowden, William E. Miner, Ralph L. Spalding,
Orlando C. Bowles, Thos. J. Montgomery, Green Sterrett,
Joshua G. Ford, J. V. Owen, Albert A. Stoll,
Those who voted for Mr. Stone, were—
Bell G. Bidwell, John D. Garland, John W. Powell,
Tobias W. Burton, L. E. Green, O. C. Richardson, sr.,
E. A. Coffman, Zach. T. Heady, Ben. J. Shaver,
James M. Cook, Richard P. Hocker, M. M. Sloss,
F. G. Cox, E. E. Hume, A. H. Smith,
Thomas J. Drury, Wood M. Jones, George R. Snyder,
W. J. Edrington, Daniel Lary, Richard A. Spurr,
J. H. Emerson, W. Jeff. Lee, Robert Sterrett,
A. J. Fleming, Chas. Patterson, G. W. Winns—29.
George H. Gardner, W. L. Pollard,

Those who voted for Mr. Bowles, were—
Marshall Baker, John M. Fish, Wm. Kitchen,
James D. Black, Thomas J. Henry, Lucien S. Luttrelle,
William H. Botts, Allen C. Higgins, C. W. Robbins,

Those who voted for Mr. Preston, were—
William C. Allen, Joseph A. Gaines, T. J. Megibben,
Pat. Campion, J. Warren Grigsby, William A. Moore,
James W. Chowning, Theodore F. Hallam, Robert W. Nelson,
G. W. Craddock, Thomas W. Henton, John E. Otten,
S. P. Douthitt, T. J. Jenkins, Jere. Poor,
John Ellis, William B. Lindsay,

Those who voted for Mr. Grigsby, were—
William L. Grant, John Preston, John A. Steele,
Bryan S. McClure,

Those who voted for Mr. Feland, were—
William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll, jr.,
Rufus Emmons,

J. Warren Grigsby was withdrawn.

No one having received a majority of all the votes cast, the House proceeded to ballot an eighth time between those remaining in nomination, which resulted thus:

Those who voted for Mr. Kearny, were—
James H. Bowden, William E. Miner, Ralph L. Spalding,
Joshua G. Ford, Thos. J. Montgomery, John A. Steele,
L. J. Frazee, jr., J. V. Owen, L. J. Stephenson,
W. H. Frederick, James M. Payne, Green Sterrett,
Those who voted for Mr. Stone, were—


Those who voted for Mr. Bowles, were—

Marshall Baker, James D. Black, William H. Botts, G. W. Craddock, James Farmer, John M. Fish,

Those who voted for Mr. Preston, were—

William C. Allen, James W. Chowning, S. P. Douthitt, P. H. Duncan, John Ellis, Joseph A. Gaines,

Those who voted for Mr. Feland, were—

William Berkeley, H. H. Brinkley, K. R. Culherston, Rutus Emmons,

No one having received a majority of all the votes cast, the House proceeded to a ninth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James B. Blue, James H. Bowden, Orlando C. Bowles, James Farmer, Joshua G. Ford, L. J. Frazee, jr., W. H. Frederick, Martin W. LaRue,

Those who voted for Mr. Stoll, were—


Those who voted for Mr. Bowles, were—


Those who voted for Mr. Preston, were—


Those who voted for Mr. Feland, were—


Those who voted for Mr. Kearny, were—

Those who voted for Mr. Stone, were—
Bell G. Bidwell,    L. E. Green,    W. L. Pollard,
Tobias W. Burton,   Zach. T. Heady,  John W. Powell,
E. A. Coffman,      Richard P. Hocker, O. C. Richardson, sr.,
James M. Cook,      E. E. Hume,     Thomas H. Shanks,
F. G. Cox,          Wood M. Jones,  Ben. J. Shaver,
Thomas J. Drury,    Daniel Lary,    M. M. Sloss,
W. J. Edrington,    W. Jeff. Lee,   A. H. Smith,
J. H. Emerson,      Bryan S. McClure, George R. Snyder,
A. J. Fleming,      Matt. McKiuney, Richard A. Spurr,
George H. Gardner,  J. V. Owen,     Robert Sterrett,
John D. Gardner,    Chas. Patterson, G. W. Winns—33.

Those who voted for Mr. Bowles, were—
Marshall Baker,     John M. Fish,    William Kitchen,
James D. Black,     Thomas J. Henry, Lucien S. Luttrell,
William H. Botte,   Allen C. Higgins, John Preston,

Those who voted for Mr. Preston, were—
William C. Allen,   William L. Grant,  T. J. Megibben,
Pat. Campion,       J. Warren Grigsby,  William A. Moore,
James W. Chowning,  Theodore F. Hallam, Robert W. Nelson,
S. P. Douthitt,     Thomas W. Henton,  John B. Otten,
P. H. Duncan,       T. J. Jenkins,    Jere. Poor,
John Ellis,         Thomas Johnson,   J. N. Price,

Those who voted for Mr. Feland, were—
William Berkle,      Robert E. Grinstead, David Pryse,
H. H. Brinkley,      W. G. Hunter,    Richard P. Stoll, jr.,

No one having received a majority of all the votes cast, the House proceeded to a tenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—
James B. Blue,       G. C. Lockhart,  Ralph L. Spalding,
James H. Bowden,     Wm. E. Miner,   John A. Steele,
James Farmer,        Thos. J. Montgomery, L. J. Stephenson,
Joshua G. Ford,      James M. Payne,  Green Sterrett,
L. J. Frazee, jr.,   George W. Pickett, Albert A. Stoll,
W. H. Frederick,     Samuel Russell,  W. J. Taylor,
Martin W. LaRue,     D. B. Smith,    Charles H. Wood—22.
Robert E. Little,

Those who voted for Mr. Stone, were—
Bell G. Bidwell,     L. E. Green,    W. L. Pollard,
Tobias W. Burton,    Zach. T. Heady,  John W. Powell,
E. A. Coffman,       Richard P. Hocker, O. C. Richardson, sr.,
James M Cook,        E. E. Hume,     Ben. J. Shaver,
Those who voted for Mr. Bowles, were—
Marshall Baker, Thomas J. Henry, Lucien S. Luttrell,
James D. Black, Allen C. Higgins, John Preston,
William H. Botts, John Watts Kearny, C. W. Robbins,
John M. Fish,

Those who voted for Mr. Preston, were—
William C. Allen, Joseph A. Gaines, William B. Lindsay,
Orlando C. Bowles, William L. Grant, T. J. Megibben,
Pat. Campion, J. Warren Grigsby, William A. Moore,
James W. Chowning, Theodore F. Hallam, Robert W. Nelson,
S. P. Douthitt, Thomas W. Hentun, John B. Otten,
P. H. Duncan, T. J. Jenkins, Jere. Poor,

Those who voted for Mr. Feland, were—
William Berkele, Robert E. Grinstead, David Pryse,
K. R. Culbertson, W. G. Hunter, Richard P. Stoll, jr.,

Mr. Lockhart moved that the House adjourn till seven and a half
o'clock, P. M., to-day.
And the question being taken on the motion of Mr. Lockhart, it
was decided in the negative.
The yeas and nays being required thereon by Messrs. Bidwell and
Botts, were as follows, viz:

Those who voted in the affirmative, were—
Marshall Baker, W. H. Frederick, G. C. Lockhart,
Tobias W. Burton, William L. Grant, Thos. J. Montgomery,
James W. Chowning, Robert E. Grinstead, William A. Moore,
James M. Cook, Thomas J. Henry, John B. Otten,
F. G. Cox, Allen C. Higgins, J. V. Owen,
G. W. Craddock, E. E. Hume, James M. Payne,
K. R. Culbertson, W. G. Hunter, David Pryse,
John Ellis, T. J. Jenkins, Thomas H. Shanks,
J. H. Emerson, Thomas Johnson, A. H. Smith,
Rufus Emmons, Wm. Kitchen, D. B. Smith,
Joshua G. Ford, Daniel Lary, Richard P. Stoll, jr.,
L. J. Frazee, jr., Robert E. Little,
Those who voted in the negative, were—

William C. Allen, George H. Gardner, W. L. Pollard,
William Berkle, John D. Gardner, Jere. Poor,
Bell G. Bidwell, L. E. Green, John W. Powell,
James D. Black, J. Warren Grigsby, John Preston,
James B. Blue, Theodore P. Hallam, J. N. Price,
William H. Batt, Zach. T. Heady, O. C. Richardson, sr.,
James H. Bowden, Thomas W. Henton, C. W. Robbins,
Orlando C. Bowles, Richard P. Hocker, Samuel Russell,
H. H. Brinkley, Wood M. Jones, Ben. J. Shafer,
Pat. Campion, John Watts Kearny, M. M. Sloss,
E. A. Coffman, Martin W. LaRue, George R. Snyder,
S. P. Douthitt, W. Jeff. Lee, Ralph L. Spalding,
Thomas J. Drury, William B. Lindsay, Richard A. Spurr,
P. H. Duncan, Lucien S. Luttrell, John A. Steele,
W. J. Edrington, Bryan S. McClure, L. J. Stephenson,
James Farmer, T. J. Megibben, Green Sterrett,
John Feland, Robert W. Nelson, Robert Sterrett,
John M. Fish, Samuel R. Overstreet, William J. Stone,
A. J. Fleming, Chas. Patterson, W. J. Taylor,
Joseph A. Gaines, George W. Pickett, Charles H. Wood—60.

No one having received a majority of all the votes cast, the House proceeded to an eleventh ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James B. Blue, Robert E. Little, R. B. Smith,
James H. Bowden, G. C. Lockhart, Dalph L. Spalding,
Orlando C. Bowles, William E. Minor, John A. Steele,
James Farmer, Thos. J. Montgomery, L. J. Stephenson,
Joshua G. Ford, James M. Payne, Green Sterrett,
L. J. Frazee, jr., George W. Pickett, W. J. Taylor,

Those who voted for Mr. Stone, were—

Bell G. Bidwell, John D. Gardner, John W. Powell,
Tobias W. Burton, L. E. Green, O. C. Richardson, sr.,
E. A. Coffman, Zach. T. Heady, Thomas H. Shanks,
James M. Cook, Richard P. Hocker, Ben. J. Shafer,
F. G. Cox, Wood M. Jones, M. M. Sloss,
Thomas J. Drury, Daniel Lary, A. H. Smith,
W. J. Edrington, W. Jeff. Lee, George R. Snyder,
J. H. Emerson, Bryan S. McClure, Richard A. Spurr,
A. J. Fleming, Chas. Patterson, Robert Sterrett,

Those who voted for Mr. Bowles, were—

Marshall Baker, Thomas J. Henry, Lucien S. Luttrell,
James D. Black, Allen C. Higgins, John Preston,
Those who voted for Mr. Preston, were—

William C. Allen, Joseph A. Gaines, T. J. Megibben, W. H. Botts, C. W. Robbins,
Pat. Campion, J. Warren Grigsby, William A. Moore,
James W. Chowning, Theodore F. Hallam, Robert W. Nelson,
S. P. Douthitt, Thomas W. Henton, John B. Otten,
P. H. Duncan, T. J. Jenkins, Jere. Poor,
John Ellis, William B. Lindsay, J. N. Price—18.

Those who voted for Mr. Feland, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll,
Buffus Emmons,

Mr. Miner moved that the House adjourn till 5 o’clock, P. M., today.

Mr. Jenkins moved to amend the motion to adjourn by inserting the hour of seven and one-half P. M., instead of 5 P. M.

The amendment being adopted, and the question being taken on the motion as amended, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William C. Allen, Joseph A. Gaines, Samuel R. Overstreet,
Marshall Baker, John D. Gardner, J. V. Owen,
William Berkele, William L. Grant, James M. Payne,
Joseph A. Gaines, Robert E. Grinstead, George W. Pickett,
Pat. Campion, Thomas J. Henry, Jere. Poor,
James D. Black, Allen C. Higgin, John Preston,
James B. Blue, E. E. Hume, J. N. Price,
James H. Bowden, W. G. Hunter, David Pryse,
Orlando C. Bowles, E. N. Hume, Thomas H. Shanks,
Tobias W. Burton, W. G. Hunter, Ben. J. Shaver,
Pat. Campion, T. J. Jenkins, M. M. Sloss,
James W. Chowning, Thomas Johnson, A. H. Smith,
E. A. Coffiman, Wm. Kitchen, D. B. Smith,
James M. Cook, Daniel Lary, L. J. Stephenson,
F. G. Cox, William B. Lindsay, Robert Sterrett,
K. R. Curberson, Robert E. Little, Richard P. Stoll, jr.,
John Ellis, G. C. Lockhart, E. B. Treadway,
John Feland, William A. Moore,
John Felend, John B. Otten,
L. J. Frazee, jr., Bell G. Bidwell,
W. H. Frederick, Theodore F. Hallam, W. L. Pollard,

Those who voted in the negative, were—

William H. Botts, Zach. T. Heady, John W. Powell,
G. W. Craddock, W. H. Frederick,
The name of Orlando C. Bowles was withdrawn.

No one having received a majority of all the votes cast, the House proceeded to take a twelfth ballot as between those remaining in nomination, which resulted thus:

Those who voted for Mr. Kearny, were:

James D. Black, Martin W. LaRue, Richard E. Little, Samuel Russell,
James B. Blue, G. C. Lockhart, William E. Miner, D. B. Smith,
James H. Bowden, William E. Higgins, Richard P. Hocker, Ralph L. Spalding,
Orlando C. Bowles, Thos. J. Montgomery, J. C. Hume, L. J. Stephenson,
James Farmer, Thomas Johnson, E. E. Hume, Green Sterrett,
Joshua G. Ford, James M. Payne, John Owen, Albert A. Stoll,

Those who voted for Mr. Stone, were:

Marshall Baker, L. E. Green, W. L. Pollard,
Bell G. Bidwell, Zach. T. Heady, John W. Powell,
William H. Botts, Thomas J. Henry, O. C. Richardson, sr.,
Tobias W. Burton, Allen C. Higgins, C. W. Robbins,
E. A. Coffman, Richard P. Hocker, Ben. J. Shaver,
James M. Cook, E. E. Hume, M. M. Sloss,
E. G. Cox, Thomas Johnson, A. H. Smith,
Thomas J. Drury, Wood M. Jones, George R. Snyder,
W. J. Edrington, Daniel Lary, Richard A. Spurr,
J. H. Emerson, W. Jeff. Lee, John A. Steele,
A. J. Fleming, Bryan S. McClure, Robert Sterrett,
George H. Gardner, Chas. Patterson, G. W. Winns—38.

Those who voted for Mr. Preston, were:

William C. Allen, William L. Grant, Lucien S. Luttrell,
Pat. Campion, J. Warren Grigsby, T. J. Megibben,
James W. Chowning, Theodore F. Hallam, William A. Moore,
S. P. Douthitt, Thomas W. Henton, Robert W. Nelson,
P. H. Duncan, T. J. Jenkins, John B. Otten,
John Ellis, John Watts Kearny, Jere. Poor,

Those who voted for Mr. Feland, were—


No one having received a majority of all the votes cast, the House proceeded to a thirteenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—


Those who voted for Mr. Stone, were—


Those who voted for Mr. Preston, were—


Those who voted for Mr. Feland, were—

No one having received a majority of all the votes cast, the House proceeded to a fourteenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black,
James B. Blue,
James H. Bowden,
Orlando C. Bowles,
G. W. Craddock,
James Farmer,
Joshua G. Ford,
L. J. Frazer, jr.,
W. H. Frederick,
James D. Black,
James B. Blue,
James H. Bowden,
Orlando C. Bowles,
G. W. Craddock,
James Farmer,
Joshua G. Ford,
L. J. Frazer, jr.,
W. H. Frederick,

Those who voted for Mr. Stone, were—

Marshall Baker,
Bell G. Bidwell,
William H. Botts,
Tobias W. Burton,
E. A. Coffman,
James M. Cook,
T. G. Cox,
Thomas J. Drury,
W. J. Edrington,
J. H. Emerson,
A. J. Fleming,
George H. Gardner,
John D. Gardner,
Marshall Baker,
Bell G. Bidwell,
William H. Botts,
Tobias W. Burton,
E. A. Coffman,
James M. Cook,
T. G. Cox,
Thomas J. Drury,
W. J. Edrington,
J. H. Emerson,
A. J. Fleming,
George H. Gardner,
John D. Gardner,

Those who voted for Mr. Preston, were—

William C. Allen,
Pat. Campion,
James W. Chowning,
S. P. Deuthitt,
P. H. Duncan,
John Ellis,
John M. Fish,
Joseph A. Gaines,
William C. Allen,
Pat. Campion,
James W. Chowning,
S. P. Deuthitt,
P. H. Duncan,
John Ellis,
John M. Fish,
Joseph A. Gaines,

Those who voted for Mr. Feland, were—

William Berkele,
H. H. Brinkley,
K. R. Culbertson,
Rufus Emmons,
William Berkele,
H. H. Brinkley,
K. R. Culbertson,
Rufus Emmons,

No one having received a majority of all the votes cast, the House proceeded to a fifteenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black,
James B. Blue,
James H. Bowden,
Those who voted for Mr. Stone, were—

Marshall Baker,
Bell G. Bidwell,
William H. Botts,
Tobias W. Burton,
E. A. Coffman,
James M. Cook,
E. G. Cox,
Thomas J. Drury,
J. H. Emerson,
A. J. Fleming,
George H. Gardner,
John D. Gardner,
L. E. Green,
William C. Allen,
Pat. Campion,
James W. Chowning,
S. P. Douthitt,
P. H. Duncan,
John Ellis,
John M. Fish,
Joseph A. Gaines,
Zach. T. Heady,
Thomas J. Henry,
Allen C. Higgins,
Richard P. Hocker,
E. E. Hame,
Thomas Johnson,
Wood M. Jones,
Daniel Lary,
W. Jeff. Lee,
Bryan S. McClure,
J. V. Owen,
George W. Pickett,
W. L. Pollard,
John W. Powell,
O. C. Richardson, sr.,
C. W. Robbins,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
George R. Snyder,
Richard A. Spurr,
John A. Steele,
Robert Sterrett,
G. W. Winns—38.

Those who voted for Mr. Preston, were—

William L. Grant,
T. J. Megibben,
J. Warren Grigsby,
William A. Moore,
Theodore F. Hallam,
Robert W. Nelson,
Thomas W. Henton,
John B. Otten,
John Watts Kearny,
Jere. Poor,
Wm. Kitchen,
J. N. Price,
William B. Lindsay,
Lucien S. Luttrell,
William B. Lindsay,
John W. Powell,
Robert E. Grinstead,
David Pryse,
W. G. Hunter,
Richard P. Stoll,
Samuel R. Overstreet,
E. B. Treadway—10.

Those who voted for Mr. Feland, were—

No one having received a majority of all the votes cast, the House proceeded to a sixteenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black,
James B. Blue,
James H. Bowden,
Orlando C. Bowles,
G. W. Craddock,
James Farmer,
Joshua G. Ford,
L. J. Frazee, jr.,
W. H. Frederick,
Martin W. LaRue,
Robert E. Little,
G. C. Lockhart,
William E. Miner,
Thos. J. Montgomery,
J. V. Owen,
James M. Payne,
John Preston,
Samuel Russell,
D. B. Smith,
Ralph L. Spalding,
L. J. Stephenson,
Green Sterrett,
Albert A. Stoll,
W. J. Taylor,
Charles H. Wood—25.
Those who voted for Mr. Stone, were—


Those who voted for Mr. Preston, were—


Those who voted for Mr. Feland, were—


Rufus Emmons,

No one having received a majority of the votes cast, the House proceeded to a seventeenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—


Those who voted for Mr. Stone, were—

<table>
<thead>
<tr>
<th>Those who voted for Mr. Preston, were:</th>
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<tbody>
<tr>
<td>William C. Allen,</td>
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<td>Pat. Campion,</td>
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<td>James W. Chowning,</td>
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<td>S. P. Douthitt,</td>
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<td>P. H. Duncan,</td>
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<td>John Ellis,</td>
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<td>John M. Fish,</td>
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<td>Joseph A. Gaines,</td>
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<td>Wood M. Jones,</td>
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<td>Daniel Lary,</td>
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<td>W. Jeff. Lee,</td>
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<td>Bryan S. McClure,</td>
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<td>Chas. Patterson,</td>
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<td>George W. Pickett,</td>
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<td>George R. Snyder,</td>
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<td>Richard A. Spurr,</td>
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<td>John A. Steele,</td>
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<td>Robert Sterrett,</td>
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<td>G. W. Winns-38.</td>
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<th>Those who voted for Mr. Feland, were:</th>
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<tr>
<td>William Berkele,</td>
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<td>H. H. Brinkley,</td>
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<td>K. R. Culbertson,</td>
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<td>Rufus Emmons</td>
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<td>William L. Grant,</td>
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<td>J. Warren Grigsby,</td>
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<td>Theodore F. Hallam,</td>
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<td>T. J. Jenkins,</td>
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<td>John Watts Kearny,</td>
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<td>William Kitchen,</td>
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<td>William E. Lindsay,</td>
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<td>Lucien S. Luttrell,</td>
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<td>T. J. Megibben,</td>
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<td>William A. Moore,</td>
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<td>Robert W. Nelson,</td>
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<td>John B. Otten,</td>
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<td>Jere. Poor,</td>
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<td>J. N. Price,</td>
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Mr. Steele moved that the House adjourn till 10 o'clock, A. M., to-morrow.

And the question being taken on the motion of Mr. Steele, it was decided in the negative.

The yeas and nays being required thereon by Messrs. J. N. Price and Snyder, were as follows, viz:

<table>
<thead>
<tr>
<th>Those who voted in the affirmative, were</th>
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<tr>
<td>William C. Allen,</td>
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<td>Marshall Baker,</td>
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<td>James H. Bowden,</td>
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<tr>
<td>Pat. Campion,</td>
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<td>G. W. Craddock,</td>
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<td>J. H. Emerson,</td>
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<td>James Farmer,</td>
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<td>Joshua G. Ford,</td>
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<td>L. J. Frazee, jr.,</td>
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<td>William L. Grant,</td>
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<td>J. Warren Grigsby,</td>
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<td>Theodore F. Hallam,</td>
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<td>W. G. Hunter,</td>
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<td>T. J. Jenkins,</td>
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<td>John Watts Kearny,</td>
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<tr>
<td>Wm. Kitchen,</td>
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<td>Martin W. LaRue,</td>
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<td>William B. Lindsay,</td>
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<td>Robert E. Little,</td>
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<td>G. C. Lockhart,</td>
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<td>Thos. J. Montgomery,</td>
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<td>William A. Moore,</td>
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<td>Samuel R. Overstreet,</td>
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<td>Samuel Russell,</td>
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<td>A. H. Smith,</td>
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<td>John A. Steele,</td>
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<td>Albert A. Stoll,</td>
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<th>Those who voted in the negative, were:</th>
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<td>William Berkele,</td>
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<td>Bell G. Bidwell,</td>
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<td>James M. Black,</td>
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<td>James B. Blue,</td>
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<td>William H. Botte,</td>
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<td>H. H. Brinkley,</td>
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<td>Tobias W. Burton,</td>
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<td>James W. Chowning,</td>
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<td>Joseph A. Gaines,</td>
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<td>George H. Gardner,</td>
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<td>Robert E. Grinstead,</td>
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<td>Zach. T. Heady,</td>
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<td>Thomas W. Henton,</td>
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<td>Allen C. Higgins,</td>
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<td>Richard P. Hocker,</td>
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<td>W. L. Pollard,</td>
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<td>John W. Powell,</td>
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<td>J. N. Price,</td>
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<tr>
<td>David Pryse,</td>
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<tr>
<td>O. C. Richardson, sr.,</td>
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<td>C. W. Robbins,</td>
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<td>Thomas H. Shanks,</td>
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Resolved, That after the next succeeding two ballots the member who placed in nomination the candidate receiving the smallest number of votes be requested to withdraw the name of such candidate, and so upon each succeeding ballot, until an election is reached.

Mr. Little moved to lay the resolution on the table.

And the question being taken on the motion of Mr. Little, it was decided in the negative.

The yeas and nays being required thereon by Messrs. LaRue and Robert Sterrett, 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. Spurr's resolution, and it was decided in the affirmative.

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

**Those who voted in the affirmative, were:**


**Those who voted in the negative, were:**

No one having received a majority of all the votes cast on the seventeenth ballot, the House proceeded to an eighteenth ballot, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black, W. H. Frederick, Samuel Russell,
James B. Blue, Robert E. Little, D. B. Smith,
James H. Bowden, G. C. Lockhart, Ralph L. Spalding,
Orlando C. Bowles, William E. Miner, L. J. Stephenson,
G. W. Craddock, Thos. J. Montgomery, Green Sterrett,
James Farmer, J. V. Owen, Albert A. Stoll,
Joshua G. Ford, James M. Payne, W. J. Taylor,

Those who voted for Mr. Stone, were—

Marshall Baker, L. E. Green, John W. Powell,
Bell G. Bidwell, Zach. T. Heady, O. C. Richardson, sr.,
William H. Botts, Thomas J. Henry, C. W. Robbins,
Tobias W. Burton, Allen C. Higgins, Thomas H. Shanks,
E. A. Coffman, Richard P. Hocker, Ben. J. Shaver,
James M. Cook, E. E. Hume, M. M. Sloss,
F. G. Cox, Thomas Johnson, A. H. Smith,
Thomas J. Drury, Wood M. Jones, George R. Snyder,
W. J. Edrington, W. Jeff. Lee, Richard A. Spurr,
J. H. Emerson, Bryan S. McClare, John A. Steele,
A. J. Fleming, Chas. Patterson, Robert Sterrett,
George H. Gardner, George W. Pickett, G. W. Winns—37.
John D. Gardner,

Those who voted for Mr. Preston, were—

William C. Allen, William L. Grant, Lucien S Luttrell,
Pat. Campion, J. Warren Grigsby, T. J. Megibben,
James W. Chowning, Theodore F. Hallam, William A. Moore,
S. P. Douthitt, Thomas W. Henton, Robert W. Nelson,
P. H. Duncan, T. J. Jenkins, John B. Otten,
John Ellis, John Watts Kearny, Jere. Poor,
John M. Fish, Wm. Kitchen, J. N. Price,

Those who voted for Mr. Feland, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll,
Rufus Emmons,

No one having received a majority of all the votes cast, the House proceeded to ballot the nineteenth time, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black, W. H. Frederick, D. B. Smith,
James B. Blue, Martin W. LaRue, Ralph L. Spalding,
Those who voted for Mr. Stone, were—

William C. Allen, J. Warren Grigsby, Lucien S. Luttrell, Rufus Emmons, David Pryse, William Berkele,
Pat. Campion, Theodore F. Hallam, T. J. Megibben, W. G. Hunter, Richard P. Stoll, H. H. Brinkley,
S. P. Douthitt, T. J. Jenkins, Robert W. Nelson, John Watts Kearny, Wm. Kitchen, Jere. Poor,
P. H. Duncan, John B. Otten, John M. Fish, Daniel Lary, J. N. Price, Joseph A. Gaines,
John Ellis, William B. Lindsay, William L. Grant, William L. Grant, William J. Stone—25.
John M. Fish, Joseph A. Gaines, William L. Grant,
Joseph A. Gaines, William L. Grant,
William C. Allen, L. J. Frazee, jr., Thos. J. Montgomery,
Marshall Baker, Joseph A. Gaines, Samuel R. Overstreet,
William H. Botts, William L. Grant, James M. Payne,
Tobias W. Burton, J. Warren Grigsby, Jere. Poor,
E. A. Coffiman, William L. Grant, James M. Payne,
James M. Cook, J. Warren Grigsby, Jere. Poor,
F. G. Cox, William L. Grant, James M. Payne,
Thomas J. Drury, W. L. Pollard, James M. Payne,
W. J. Edrington, W. L. Pollard, James M. Payne,
J. H. Emerson, W. L. Pollard, James M. Payne,
A. J. Fleming, W. L. Pollard, James M. Payne,
George H. Gardner, W. L. Pollard, James M. Payne,
John D. Gardner, W. L. Pollard, James M. Payne,
Orlando C. Bowles,  
Tobias W. Burton,  
Pat. Campion,  
James M. Cook,  
G. W. Craddock,  
K. R. Culbertson,  
P. H. Duncan,  
J. H. Emerson,  
Rufus Emmons,  
John Feland,  
Joshua G. Ford,  
Thomas J. Henry,  
Allen C. Higgins,  
W. G. Hunter,  
T. J. Jenkins,  
Wm. Kitchen,  
Martin W. LaRue,  
William B. Lindsay,  
Robert E. Little,  
G. C. Lockhart,  
William E. Miner,  
J. N. Price,  
David Pryse,  
Samuel Russell,  
Thomas H. Shanks,  
D. B. Smith,  
L. J. Stephenson,  
Green Sterrett,  
Richard P. Stoll,  
E. B. Treadway,  
Charles H. Woods—46.

Those who voted in the negative, were—

Bell G. Bidwell,  
William H. Botts,  
H. H. Brinkley,  
James W. Chowning,  
E. A. Coffman,  
F. G. Cox,  
S. P. Douthitt,  
Thomas J. Drury,  
W. J. Edington,  
John Ellis,  
James Farmer,  
John M. Fish,  
A. J. Fleming,  
W. H. Frederick,  
George H. Gardner,  
John D. Gardner,  
L. E. Green,  
Robert E. Grinstead,  
Zach. T. Heady,  
Richard P. Hocker,  
E. E. Hume,  
Thomas Johnson,  
Wood M. Jones,  
Daniel Lary,  
W. Jeff. Lee,  
Lucien S. Luttrell,  
Bryan S. McClure,  
T. J. Megibben,  
William A. Moore,  
Robert W. Nelson,  
John B. Otten,  
J. V. Owen,  
Chas. Patterson,  
George W. Pickett,  
W. L. Pollard,  
John W. Powell,  
O. C. Richardson, sr.,  
C. W. Robbins,  
Ben. J. Shaver,  
M. M. Sloss,  
A. H. Smith,  
George R. Snyder,  
Ralph L. Spalding,  
Richard A. Spurr,  
John A. Steele,  
Robert Sterrett,  
William J. Stone,  
Albert A. Stoll,  
W. J. Taylor,  
G. W. Winns—50.

No one having received a majority of all the votes cast on the
nineteenth ballot, the House proceeded to ballot the twentieth time
between those in nomination, which resulted thus:

Those who voted for Mr. Kearny, were—

James D. Black,  
James B. Blue,  
James H. Bowden,  
Orlando C. Bowles,  
G. W. Craddock,  
James Farmer,  
Joshua G. Ford,  
L. J. Frazee, jr.,  
W. H. Frederick,  
Martin W. LaRue,  
Robert E. Little,  
G. C. Lockhart,  
William E. Miner,  
Thos. J. Montgomery,  
J. V. Owen,  
John Preston,  
Samuel Russell,  
D. B. Smith,  
Ralph L. Spalding,  
L. J. Stephenson,  
Green Sterrett,  
Albert A. Stoll,  
W. J. Taylor,  
Chas. H. Wood—24.

Those who voted for Mr. Stone, were—

Marshall Baker,  
Bell G. Bidwell,  
William H. Botts,  
Tobias W. Burton,  
E. A. Coffman,  
James M. Cook,  
L. E. Green,  
Zach. T. Heady,  
Thomas J. Henry,  
Allen C. Higgins,  
Richard P. Hocker,  
E. E. Hume,  
W. L. Pollard,  
John W. Powell,  
O. C. Richardson, sr.,  
C. W. Robbins,  
Thomas H. Shanks,  
Ben. J. Shaver,
Those who voted for Mr. Preston, were—

William C. Allen, J. Warren Grigsby, Lucien S. Luttrell,
Pat. Campion, Robert E. Grinstead, T. J. Megibben,
James W. Ownings, Theodore F. Hallam, William A. Moore,
S. P. Douthitt, Thomas W. Henton, Robert W. Nelson,
P. H. Duncan, T. J. Jenkins, John R. Otten,
John Ellis, John Watts Kearny, Jere, Poor,
John M. Fish, Wm. Kitchen, J. N. Price,
Joseph A. Gaines, William B. Lindsay, William J. Stone—25.

Those who voted for Mr. Feland, were—

William Berkle, Rufus Emmons, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll,

Mr. Frazee moved that the House, adjourn till ten o’clock, A. M.,
to-morrow.

And the question being taken on said motion, it was decided in
the negative.

The yeas and nays being required thereon by Messrs Snyder and
Bidwell, were as follows, viz :

Those who voted in the affirmative, were—

William C. Allen, L. J. Frazee, jr., Samuel R. Overstreet,
Marshall Baker, William L. Grant, James M. Payne,
William Berkle, J. Warren Grigsby, John W. Powell,
James D. Black, Theodore F. Hallam, J. N. Price,
James B. Blue, Thomas J. Henry, David Pryse,
James H. Bowden, Allen C. Higgins, Samuel Russell,
Orlando C. Bowles, W. G. Hunter, Thomas H. Shanks,
Pat. Campion, T. J. Jenkins, D. B. Smith,
G. W. Craddock, John Watts Kearny, L. J. Stephenson,
K. R. Cuberston, Wm. Kitchen, Green Sterrett,
S. P. Douthitt, Martin W. LaRue, Albert A. Stoli,
P. H. Duncan, Robert E. Little, Richard P. Stoll,
Rufus Emmons, G. C. Lockeart, E. B. Treadway,
John Feland, William E. Miner, Charles H. Wood—44.
Joshua G. Ford, Thos. J. Montgomery,

Those who voted in the negative, were—

Bell G. Bidwell, L. E. Green, Chas. Patterson,
William H. Botts, Robert E. Grinstead, George W. Pickett,
Mr. Nelson moved the following resolution, viz:

Resolved, That after the first succeeding ballot the candidate receiving the lowest number of votes be dropped, and so on until an election is effected.

The Clerk decided that the resolution was not in order, because the House had not the power to interfere with the constitutional right of every member to vote for whomsoever he may choose.

From the decision of the Clerk Mr. Nelson appealed to the House in the following terms, viz:

Having offered the following resolution: “Resolved, That after the first succeeding ballot the candidate receiving the lowest number of votes be dropped, and so on until an election is effected,” and the Clerk having decided the same out of order, I appealed from said decision to this House.

R. W. Nelson.

And the vote being taken on said appeal, the Clerk was sustained in his decision.

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

Those that voted in the affirmative, were—

William C. Allen, L. E. Green, J. V. Owen, George W. Pickett, W. L. Pollard, Jere. Poor.
James D. Black, Thomas J. Henry, John W. Powell, John Preston, John Preston.
James H. Bowden, R. W. Nelson, David Frye.
Tobias W. Burton,  
Pat. Campion,  
James W. Chowning,  
E. A. Coffman,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,  
P. H. Duncan,  
John Ellis,  
J. H. Emerson,  
Rufus Emmons,  
James Farmer,  
John M. Fish,  
A. J. Fleming,  
L. J. Frazee, jr.,  
W. H. Frederick,  
Joseph A. Gaines,  
George H. Gardner,  
John D. Gardner,  
Richard P. Hocker,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
John Watts Kearny,  
Wm. Kitchen,  
Martin W. LaRue,  
Daniel Lary,  
W. Jeff. Lee,  
William B. Lindsay,  
Robert E. Little,  
G. C. Lockhart,  
Lucien-S. Luttrel,  
Bryan S. McClure,  
T. J. Megibben,  
William E. Minor,  
Thos. J. Montgomery,  
William A. Moore,  
Samuel R. Overstreet,  
O. C. Richardson, sr.,  
C. W. Robbins,  
Samuel Russell,  
Thomas H. Shanks,  
Ben J. Shaver,  
M. M. Sloss,  
D. B. Smith,  
George R. Snyder,  
Richard A. Spurr,  
John A. Steele,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
William J. Stone,  
Albert A. Stoll,  
Richard P. Stoll,  
E. B. Treadway,  
G. W. Winns,  
Chas. H. Wood—33.

Those who voted in the negative, were—

Bell G. Bidwell,  
H. H. Brinkley,  
James M. Cook,  
F. G. Cox,  
Chas. Patterson—6.  

Mr. Botts moved that the House adjourn until ten o’clock, A. M., to-morrow.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William C. Allen,  
Marshall Baker,  
William Berkele,  
James D. Black,  
James B. Blue,  
William H. Botts,  
James H. Bowden,  
Olando C. Bowles,  
H. H. Brinkley,  
Pat. Campion,  
James W. Chowning,  
F. G. Cox,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,  
John Ellis,  
John D. Gardner,  
Samuel R. Overstreet,  
J. V. Owen,  
Chas Patterson,  
J. N. Price,  
David Pryse,  
C. W. Robbins,  
Samuel Russell,  
Thomas H. Shanks,  
M. M. Sloss,  
A. H. Smith,  
D. B. Smith,  
Richard A. Spurr,
SATURDAY, JANUARY 1, 1876.

The name of John Watts Kearny, who was in nomination for Speaker, was withdrawn.

Mr. Bowles placed in nomination for the office of Speaker J. Warren Grigsby, of Boyle county.

Mr. Jenkins moved the following resolution, viz:

Resolved, That on the first ballot after the next two succeeding ballots for Speaker the person receiving the largest number of votes shall be declared duly elected Speaker of the House.

The Clerk decided that the resolution was out of order.

And thereupon Mr. Jenkins appealed to the House, from the decision of the Clerk, and submitted his appeal in writing, as follows, viz:

The Clerk having decided that the above resolution is not in order, I appeal from his decision to the House.

T. J. Jenkins.
By unanimous consent Mr. Jenkins was permitted to withdraw his appeal.

Mr. Miner placed in nomination for the office of Speaker the name of Orlando C. Bowles, of Pike county.

The ballot being taken between those in nomination, resulted thus:

Those who voted for Mr. Stone, were—


Those who voted for Mr. Grigsby, were—

James D. Black, Orlando C. Bowles, John M. Fish, William L. Grant,

Thomas J. Henry, Robert E. Little, G. C. Lockhart, Bryan S. McClure,


Those who voted for Mr. Bowles, were—

John Watts Kearny, Wm. Kitchen,

Lucien S. Luttrell, William E. Minor,


Those who voted for Mr. Preston, were—


Joseph A. Gaines, J. Warren Grigsby, Theodore F. Hallam, Thomas W. Henton, T. J. Jenkins, Martin W. LaRue, William B. Lindsay,


Those who voted for Mr. Feland, were—

William Berkele, H. H. Brinkley, K. R. Kuiberston, Rufus Emmons,


J. Warren Grigsby, Orlando C. Bowles, and John Preston were withdrawn.
No one having received a majority of all the votes cast, and no election being had, the House proceeded to ballot the twenty-second time between those remaining in nomination, which resulted thus:

Those who voted for Mr. Stone, were—

| William C. Allen   | John D. Gardner | John B. Otten |
| Marshall Baker     | William L. Grant | J. V. Owen    |
| Bell G. Bidwell    | L. E. Green     | Chas. Patterson |
| James D. Black     | J. Warren Grigsby | James M. Payne |
| James B. Blue      | Theodore F. Hallam | George W. Pickett |
| William H. Botts   | Zach. T. Heady  | W. L. Pollard |
| James H. Bowden    | Thomas J. Henry | Jere. Poor    |
| Orlando C. Bowles  | Thomas W. Henton | John W. Powell |
| Tobias W. Burton   | Allen C. Hagan  | John Preston  |
| Pat. Campion       | Richard P. Hooker | J. N. Price   |
| James W. Chowning  | E. E. Hume      | O. C. Richardson, sr. |
| E. A. Coffman      | T. J. Jenkins   | C. W. Robbins |
| James M. Cook      | Thomas Johnson  | Samuel Russell |
| F. G. Cox          | Wood M. Jones   | Thomas H. Shanks |
| G. W. Craddock     | John Watts Kearny | Ben. J. Shaver |
| S. P. Donithitt    | Wm. Kitchen     | M. M. Sloss   |
| Thomas J. Drury    | Martin W. LaRue | A. H. Smith   |
| P. H. Duncan       | Daniel Lary     | D. B. Smith   |
| W. J. Edrington    | W. Jeff. Lee    | George R. Snyder |
| John Ellis         | William B. Lindsay | Ralph L. Spalding |
| J. H. Emerson      | Robert E. Little | Richard A. Spurr |
| James Farmer       | G. C. Lockhart  | John A. Steele |
| John Feland        | Lucien S. Luttrell | L. J. Stephenson |
| John M. Fish       | Bryan S. McClure | Green Sterrett |
| Joshua G. Ford     | T. J. Megibben  | Albert A. Stoll |
| L. J. Frazee, jr.  | William E. Minor | W. J. Taylor |
| W. H. Frederick    | Thos. J. Montgomery | G. W. Winns |
| Joseph A. Gaines   | William A. Moore | Charles H. Wood—89 |
| George H. Gardner  | Robert W. Nelson |               |

Those who voted for Mr. Feland, were—

| William Berkele   | Robert E. Grinstead | Robert E. Grinstead |
| H. H. Brinkley    | William J. Stone    | William J. Stone    |
| K. R. Culbertson  | W. G. Hunter        | Richard P. Stoll    |
| Rufus Emmons      | Samuel R. Overstreet | E. B. Treadway—11 |

Mr. W. J. Stone having received a majority of all the votes cast, was thereupon declared duly elected Speaker of this House for the present session; and being conducted to the chair by Messrs. Bidwell, Russell, and Little, returned thanks for the honor conferred upon him, and recommended the observance of order and decorum.

On motion of Mr. Bidwell, Thomas G. Poore was declared duly elected Clerk of this House, and thereupon he took the oath required by law.
The Speaker having announced that nominations for the office of Assistant Clerk of this House were in order,

Mr. McClure placed in nomination for that office David R. Murray, of Hancock county.

Mr. Preston placed in nomination Henry T. Stanton, of Mason county.

Mr. Richard P. Stoll placed in nomination Henry C. Brennan.

Mr. Grinstead placed in nomination Emerson Leslie.

And the vote being taken between those in nomination, it resulted as follows, viz:

Those who voted for Mr. Murray were—

William Berkele,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botts,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
E. A. Coffman,
James M. Cook,
E . G. Cox,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
James Farmer,
John Feland,
John M. Fish,
A. J. Fleming,
Joshua G. Ford,
L. J. Frazee, jr.,
W. H. Frederick,
Joseph A. Gaines,
George H. Gardner,
John D. Gardner,
L. E. Green,
Robert E. Grinstead,
Zach. T. Heady,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,
Wood M. Jones,
John Watts Kearny,
W. Jeff. Lee,
William B. Lindsay,
Bryan S. McClure,
T. J. Megibben,
William E. Minor,
Thos. J. Montgomery,
Samuel R. Overstreet,
J. V. Owen,
Chas. Patterson,
James M. Payne,

Those who voted for Mr. Stanton were—

Mr. Speaker (Stone),
William C. Allen,
Marshall Baker,
James H. Bowden,
Olando C. Bowles,
James W. Chowning,
G. W. Craddock,
K. R. Culbertson,
S. P. Douthitt,
John Ellis,
J. H. Emerson,
Rufus Emmons,
Wm. L. Grant,
J. Warren Grigsby,
Theodore F. Hallam,
Thomas J. Henry,
Thomas W. Henton,
Allen C. Hagan,
Thomas Johnson,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
Robert E. Little,
G. C. Lockhart,

George W. Pickett,
W. L. Pollard,
John W. Powell,
David Pryse,
O. C. Richardson, sr.,
Samuel Russell,
Thomas H. Shanks,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
D. B. Smith,
Ralph L. Spalding,
L. J. Stephenson,
Green Steerrett,
Robert Sterrett,
Albert A. Stoll,
Richard P. Stoll,
W. J. Taylor,
E. B. Treadway,
G. W. Winns,
Charles H. Wood—64.

Lucien S. Luttrell,
Matt. McKinney,
William A. Moore,
Robert W. Nelson,
John B. Otten,
Jere. Poor,
John Preston,
J. N. Price,
C. W. Robbins,
George R. Snyder,
Richard A. Spurr,
John A. Steele—36.
David R. Murray having received a majority of all the votes cast, was declared duly elected Assistant Clerk of this House, and thereupon he took the oath required by law.

The Speaker announced that nominations for the office of Sergeant-at-Arms of this House were in order.

Mr. McKinney nominated John M. McDougal.
Mr. Jenkins nominated John Duvall.
Mr. Pollard nominated George W. Gist.
Mr. Edrington nominated B. F. Watts.
Mr. Bidwell nominated Matthew Bush.
Mr. Preston nominated Thomas A. Theobald.
Mr. Berkele nominated John C. Boner.
Mr. Poor nominated Moses N. Webster.
Mr. Nelson nominated Birch Musselman.

And the vote being taken between those in nomination, it resulted thus:

Those who voted for Mr. McDougal, were—

W. H. Frederick, William A. Moore, E. B. Treadway,  
Joseph A. Gaines, Robert W. Nelson, G. W. Winsn,  
John D. Gardner,  

For Mr. Duval—I. H. Emerson—1.  
Those who voted for Mr. Theobald, were—  
For Mr. Gist—0.  
Those who voted for Mr. Watts, were—  
William C. Allen, Tobias W. Burton—2.  
Those who voted for Mr. Bush, were—  
For Mr. Boner—Rufus Emmons—1.  
For Mr. Webster—0.  
Those who voted for Mr. Musselman, were—  
Theodore F. Hallam, Green Sterrett—2.  
John M. McDougal having received a majority of all the votes  
cast, was declared duly elected Sergeant-at-Arms of this House for  
the present session, who thereupon took the oath required by law.  

The Speaker having announced that nominations for the office of  
Door-keeper of this House were in order,  
Mr. Bowden nominated W. H. C. Pedigo.  
Mr. Gardner nominated Anderson Miller.  
Mr. Frederick nominated Chas. S. Robards.  
Mr. Steele nominated G. B. Durham.  
Mr. Henry nominated Sam. Salyers.  
Mr. Ellis nominated Cal. Richardson.  
Mr. Bidwell nominated A. L. Monroe.  
Mr. McKinney, nominated Benj. D. Terry.  
Mr. Botts nominated A. G. King.  
Mr. Pryse nominated A. H. Thomas.  
Mr. Henton nominated Jno. S. Roberts.  
Mr. Little nominated W. S. Myers.  
Mr. Cox nominated W. H. Durrett.  

And the vote being taken between those in nomination, it resulted  
thus:  

Those who voted for Mr. Terry, were—  
Mr. Speaker (Stone), John D. Gardner, John Watts Kearny,  
A. J. Fleming,
Those who voted for Mr. King, were—
William H. Botts,                    W. J. Edrington,  Robert Sterrett,

Those who voted for Mr. Thomas, were—
William Berkeley,                  John Felan,        David Pryse,
H. H. Brinkley,                    Robert E. Grinstead, Richard P. Stoll,
Rufus Emmons,                      Samuel R. Overstreet,

Those who voted for Mr. Roberts, were—
S. P. Douthitt,                    William B. Lindsay, Chas. Patterson—5.
Thomas W. Henton,                  William E. Minor,

Those who voted for Mr. Durham, were—
James W. Chowning,                T. J. Jenkins,     Robert W. Nelson,
G. W. Craddock,                    Martin W. LaRue,  John B. Otten,
Joseph A. Gaines,                  Daniel Lary,       Jere. Poor,
William L. Grant,                  G. C. Lockhart,   John W. Powell,
Theodore F. Hallam,               Lucien S. Luttrel,  C. W. Robbins,
Richard P. Hooper,                T. J. Megibben,    Ralph L. Spalding,

Those who voted for Mr. Salyers, were—
Thomas J. Henry,                   Thomas Johnson,

Those who voted for Mr. Richardson, were—
Thomas J. Drury,                   Thos. J. Montgomery, Ben. J. Shaver,
John Ellis,                       O. C. Richardson, sr., Green Sterrett—7.
L. E. Green,

Those who voted for Mr. Monroe, were—
Marshall Baker,                    P. H. Duncan,     J. N. Price,
Bell C. Bidwell,                   James Farmer,      George R. Snyder,
James D. Black,                        John M. Fish,    Richard A. Spurr—10.
Orlando C. Bowles,

Those who voted for Mr. Pedigo, were—

Those who voted for Mr. Miller, were—
Zach. T. Heady,

Those who voted for Mr. Durrett, were—
Tobias W. Burton,                  Joshua G. Ford,    D. B. Smith,
E. A. Coffman,                    W. L. Pollard,     W. J. Taylor,

Those who voted for Mr. Robards, were—
Pat. Campion,                      W. H. Frederick,  Samuel Russell,
Those who voted for Mr. Myers, were—

Robert E. Little, Thomas H. Shanks,

The names of S. Salyers and W. S. Myers were withdrawn.

Mr. Nelson moved the following resolution, viz:

Resolved, That after the next succeeding ballot the gentleman presenting the name of the candidate receiving the lowest number of votes be requested to withdraw the same, and so on until an election is effected.

And the question being taken on the adoption of the resolution, it was decided in the affirmative.

The names of A. H. Thomas and A. G. King were withdrawn.

No one having received a majority of all the votes cast, the House proceeded to a second ballot, as between those remaining in nomination, which resulted thus:

Those who voted for Mr. Terry, were—

James B. Blue, John Watts Kearny, W. L. Pollard,
John Feland, Matt. McKinney, D. B. Smith,

Those who voted for Mr. Roberts, were—

Thomas W. Henton, William E. Miner—2.

Those who voted for Mr. Durham, were—

William Berkele, T. J. Jenkins, Samuel R. Overstreet,
H H. Brinkley, Wood M. Jones, J. V. Owen,
James W. Chowning, Martin W. LaRue, Jere. Poor,
E. A. Cooffman, Daniel Lary, John W. Powell,
G. W. Craddock, William B. Lindsay, John Preston,
K. R. Culbertson, G. C. Lockhart, C. W. Robbins,
Joseph A. Gaines, Lucien S. Luttrel, Ralph L. Spalding,
William L. Grant, T. J. Megibben, John A. Steele,
Theodore F. Hallam, William A. Moore, Richard P. Stoll,
Richard P. Hocker, Robert W. Nelson, G. W. Winns,

Those who voted for Mr. Richardson, were—

Thomas J. Drury, W. Jeff. Lee, Ben J. Shaver,
W. J. Edrington, James M. Payne, Green Sterrett—8.
John Ellis, O. C. Richardson, sr.,

Those who voted for Mr. Monroe, were—

William C. Allen, James Farmer, J. N. Price,
Marshall Baker, John M. Fish, David Pryse,
Bell G. Bidwell, J. Warren Grigsby, Thomas H. Shanks,
James D. Black, Thomas J. Henry, George R. Snyder,
Orlando C. Bowles, Allen C. Hagan, Richard A. Spurr,
P. H. Duncan, Thomas Johnson, L. J. Stephenson,
Those who voted for Mr. Pedigo, were—

Those who voted for Mr. Miller, were—
George H. Gardner, Zach. T. Head—22.
L. E. Green—4.

Those who voted for Mr. Durrett, were—

Those who voted for Mr. Robards, were—

No one having received a majority of all the votes cast, no election was had.
The names of C. S. Robards, Anderson Miller, and John S. Roberts were withdrawn.
The House proceeded to take a third ballot, as between those remaining in nomination, which resulted thus:

Those who voted for Mr. Monroe, were—
William C. Allen, John M. Fish, William A. Moore,
Marshall Baker, L. J. Frazee, jr., James M. Payne,
William Berkle, George H. Gardner, George W. Pickett,
Bell G. Bidwell, L. E. Green—22.
James D. Black, J. Warren Grigsby, J. N. Price,
James B. Blue, Robert E. Grinstead, David Pryse,
Orlando C. Bowles, Thomas J. Henry, O. C. Richardson, sr.,
H. H. Brinkley, Thomas W. Henton, C. W. Robbins,
James W. Chowning, Allen C. Hagan, Thomas H. Shanks,
E. A. Coffman, E. E. Hume, Ben. J. Shaver,
James M. Cook, T. J. Jenkins, M. M. Sloss,
F. G. Cox, Thomas Johnson, A. H. Smith,
Thomas J. Drury, Wood M. Jones, D. B. Smith,
P. H. Duncan, Wm. Johnson, George R. Snyder;
W. J. Edlington, Wood M. Jones, Richard A. Spurr,
John Ellis, Wm. Kitchen, L. J. Stephenson,
Russ Emmons, W. Jeff. Lee, Green Sterrett,
James Farmer, William B. Lindsay, Richard P. Stoll,
John Feland, Bryan S. McClure, W. J. Taylor,

Those who voted for Mr. Durham, were—
Pat. Campion, Richard P. Hocker, J. V. Owen,
G. W. Craddock, Martin W. LaRue, Jere. Poor,
Those who voted for Mr. Terry, were—
Mr. Speaker (Stone), Joshua G. Ford, W. L. Pollard—5.
A. J. Fleming, Matt. McKinney,

Those who voted for Mr. Pedigo, were—
James H. Bowden, W. G. Hunter, Chas. H. Wood—5.
John D. Gardner, Robert Sterrett,

For Mr. Durrett—Tobias W. Burton—1.
For Mr. Richardson—0.

Mr. A. L. Monroe having received a majority of all the votes cast, was declared duly elected Door-keeper of this House for the present term, who thereupon took the oath required by law.

Mr. Henton offered the following resolution, viz:

Resolved, That a committee of five, with the Speaker as chairman, be appointed to draft and report a set of standing rules for the House; and, until the adoption of said report, the printed rules of the last House of Representatives shall govern this body.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Henton, Bowles, Bidwell, Kearny, and Preston as said committee.

Mr. Albert A. Stoll offered the following resolutions, viz:

Whereas, Since the meeting of the last General Assembly of Kentucky, it has pleased an All-wise Providence to remove from our midst Hon. M. T. Chrisman, of Boyle county, the former Clerk and efficient officer of this House, and feeling that it is the wish of the members of the present House, therefore, be it

Resolved, That the Speaker of this House appoint a committee, to consist of five members, whose duty it shall be to draft resolutions of respect and regret, to the memory of our deceased friend and officer, and that a copy of said resolutions be entered on the Journals of this House.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Albert A. Stoll, Spurr, Botts, Blue, and Black, as said committee.
Mr. LaRue offered the following resolution, viz:

Resolved by the House of Representatives of the Kentucky Legislature, That the earnest thanks of this body be returned to Hon. Thomas S. Pettit for the able and kind manner in which he has discharged the arduous duties incumbent on him in the organization of the House, and for the able, just, and discriminating manner in which he presided as Clerk, which his learning in parliamentary law and inflexibility of character enabled him so well to use.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

Mr. Craddock offered the following resolution, viz:

Resolved, That five members of this House be appointed to wait upon the Senate and Governor and inform them that a quorum of this House was present and duly organized, and are now ready to proceed to legislative business.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

Whereupon the Speaker appointed Messrs. Craddock, Russell, Little, Lockhart, and Snyder said committee.

Leave of absence, indefinitely, was granted to Mr. Nelson, of Campbell county.

Leave of absence, until Thursday next, was granted to Mr. Poor, of Grant county.

And then the House adjourned.

MONDAY, JANUARY 3, 1876.

The House was opened with prayer by the Rev. Green Clay Smith.

A message was received from the Senate announcing that the Senate had met, were organized, and were now ready to proceed to business, and that a committee had been appointed on the part of the Senate, to act in conjunction with a similar committee heretofore appointed on the part of the House, to wait on the Governor and inform him that the General Assembly of Kentucky was now organ-
ized and ready to receive any communication he was disposed to make.

After a short time, Mr. Russell, of the committee appointed to wait upon the Governor and Senate, reported that the committee had discharged their duty, and were informed by the Governor that he would in a short time communicate, by way of message, with each House in its respective chamber.

A message was received, after a short time, from the Governor by Hon. J. Stoddard Johnston, Secretary of State.

Said message was taken up and read as follows, viz:

FELLOWS CITIZENS OF THE SENATE AND HOUSE OF REPRESENTATIVES:

The Constitution of Kentucky declares that the Governor "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." In performing this duty as Governor for the first time, I with much pleasure extend to each of you a cordial greeting and a hearty welcome to the State Capital and to halls of legislation.

You have for a time separated yourselves from private affairs and usual avocations, and come from every section of the State, invested with power and authority, by nearly a million and a half of people, to serve them publicly as Representatives. I hope you will advance to your duties with minds untainted by party acrimony, unswayed by selfish or interested motives, and that your session may be attended with harmony, wise counsel, and generous charity, and that your labors may so develop the material interests of the State, and promote the general welfare, as to make you merit the blessings of God and the gratitude of men.

I congratulate you that Kentucky is free from pestilence or civil commotion; that plentiful harvests have, during the past year, crowned the labor of husbandmen; that the financial condition of our State, as compared with that of Federal or State Governments, is exceedingly gratifying; that fraternity and friendship are supplanting passion and prejudice, and our educational, benevolent, and religious associations are daily becoming more active agencies of an enlightened and advancing civilization.

Our prosperity and progress proportionably increase representative responsibility. At no time in the past have the necessities of the Commonwealth more thoroughly demanded than now enlarged, prudent, and, at the same time, careful and economical legislation.

FINANCES.

The financial condition of the Commonwealth is in a most healthy and prosperous situation, as will be seen by the following summary, made
after careful examination from the Auditor's and Treasurer's Reports for the fiscal year ending 10th of October, 1875:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of State debt 10th October, 1873, which consisted of bonds outstanding</td>
<td>$531,394</td>
</tr>
<tr>
<td>Amount of bonds redeemed and paid from 11th October, 1873, to 10th October, 1874</td>
<td>$315,000</td>
</tr>
<tr>
<td>Amount of bonds redeemed and paid from 11th October, 1874, to 10th October, 1875</td>
<td>$32,000</td>
</tr>
<tr>
<td>Making amount redeemed and paid</td>
<td>$347,000</td>
</tr>
<tr>
<td>Balance remaining unpaid and outstanding 10th October, 1875</td>
<td>$184,394</td>
</tr>
</tbody>
</table>

Which bonds are as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 per cent. bond due and outstanding</td>
<td>$5,000</td>
</tr>
<tr>
<td>6 per cent. bonds due and outstanding</td>
<td>5,000</td>
</tr>
<tr>
<td>Internal Improvement scrip due and outstanding</td>
<td>394</td>
</tr>
<tr>
<td>100 6 per cent. bonds maturing in 1894</td>
<td>$109,000</td>
</tr>
<tr>
<td>60 6 per cent. bonds maturing in 1895</td>
<td>60,000</td>
</tr>
<tr>
<td>5 6 per cent. bonds maturing in 1896</td>
<td>5,000</td>
</tr>
<tr>
<td>Total</td>
<td>$184,394</td>
</tr>
</tbody>
</table>

It will thus be seen, that in the last two years we have redeemed and paid off $347,000 of the public debt, and there now only remains of bonds outstanding and unredeemed $184,394, of which only $10,394 are due. These bonds have not been paid because they have never been presented, and the interest on them ceased on the day they were due. The residue of these bonds are not due and redeemable until 1894-95-6.

To meet this indebtedness we had, on the 10th of October, 1875, the end of the fiscal year—

To the credit of the Sinking Fund                                            | $153,559.07  |
| 230 United States 5-20 gold-bearing interest bonds, worth not less than 20 per cent. premium | 246,000.00   |
| Making                                                                       | $399,559.07  |

We also had, according to Report of Treasurer, exclusive of the amount to the credit of the Sinking Fund, a balance in Treasury 10th October, 1875. 445,774.40

Total                                                                        | $845,330.47  |

In addition to the foregoing resources, the State holds—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>406 shares of stock in Bank of Louisville.</td>
<td>$32,480</td>
</tr>
<tr>
<td>Bonds of Louisville and Frankfort Railroad</td>
<td>74,519.50</td>
</tr>
<tr>
<td>Stock in Turnpike Roads</td>
<td>243,923.00</td>
</tr>
<tr>
<td>Making</td>
<td>$350,932.50</td>
</tr>
</tbody>
</table>
Also 260 shares preferred stock Louisville, Cincinnati, and Lexington Railroad, and 2,178 shares Frankfort and Lexington Railroad, the value of which I cannot estimate, together with unadjusted claims against the Federal Government amounting to about $340,000.

These claims against the Government are being audited and paid gradually, and I believe that at a day not very distant we will have had a full settlement. It affords me pleasure to be able to state that a claim for Internal Revenue tax, illegally assessed and collected on the interest of the State in profits or dividends and undivided earnings of certain banks, was allowed and a warrant sent to me by the Treasurer of the United States for $28,726 43, in December, 1875, which has been duly paid to the Treasurer of Kentucky.

REVENUE PROPER.

For some years the annual receipts in the Treasury for the payment of current expenses of the State did not equal the annual expenditures, and a deficit occurred each year in what is known as the Revenue Proper. It is very gratifying to me to be able to show, by the following extract from the Auditor’s Report, that the amount of revenue to the credit of the State, at the close of the fiscal year ending 10th October, 1875, after paying the current expenses, amounted to the handsome sum of $361,604 25.

| Amount received from 11th October, 1874, to 10th October, 1875 | $1,378,788 33 |
| Add balance 10th October, 1874 | 241,741 17 |
| Making | $1,620,529 50 |
| Deduct warrants paid from 11th October, 1874, to 10th October, 1875 | 1,258,925 25 |
| Balance 10th October, 1875, which is embraced in statement above | $361,604 25 |

WAR CLAIM.

The claim commonly called the "Kentucky War Claim," which is a claim against the General Government for expenses incurred by the State in defence of the United States during the war, is not yet all paid. A large amount has been collected and paid into the Treasury, and there was still due and uncollected 10th October, 1875, $261,813 27. On the 23d of December, 1875, I received a warrant on the Treasurer of the United States for $12,950 18 more of this claim, which I directed to be paid to the Treasurer of Kentucky, which leaves a balance due and uncollected of $248,863 09.

Quarter-Master General Fayette Hewitt, acting under the advice and directions of the Commissioners of the Sinking Fund, has had the general supervision of this claim at Washington, and the energy and ability he has displayed in preparing and presenting and collecting the various installments, entitles him to great credit.
It affords me much pleasure to be able to state to you that our system of education continues to meet with the hearty approval of the great mass of our people. The day of factious opposition to common schools in this State is past, and the growth of public sentiment in their favor is one of the most pleasing features of progress that the friends of an advancing civilization have to contemplate. The Department of Education is one of the co-ordinate departments of the State Government, and our people are beginning to realize that the children of the State are its most precious treasures, and that among the trusts confided to those in authority there is none higher or more sacred than the training of our children in knowledge and virtue, and fitting them for the responsible duties which will hereafter devolve upon them. They have a right to demand protection and improvement from the State in their youth, and when they have matured, the State has a right to claim them as her protectors.

Washington spoke with prophetic voice when he said, "the perpetuity of our republican institutions depend upon the intelligence and virtue of the people." Under our system of government the children of to-day will soon become voters, law-makers, jurors, and judges. If educated, they may become an honor to themselves, and bright and shining lights in the social, mechanical, professional, religious, or political firmament. If neglected, they may fill our almshouses, our prisons, our houses of infamy, and finally the "Potter's Field," with the unknown, unmarked, and unhonored graves of those who might have been, with proper educational facilities, ornaments to society and of service to their country.

Only a few years ago our people voluntarily imposed upon themselves a tax for school purposes, which, with the then existing tax, and with other resources, yields nearly one million of dollars annually. A school law has been passed to utilize this fund, and it has already been improved by amendments; but time and experience have proven that it has yet some imperfections.

It will become your duty to make such enactments as will cure any defects apparent in the workings of our school laws, so as to render them more efficient in securing and extending free instruction to every person in every section of the State.

I call your attention specially to the able and explicit report of our efficient and accomplished Superintendent of Public Instruction for the last school year. It will be seen that there are 5,693 school districts in the State, and that during the past year schools were taught in 5,627 districts, and that the school attendance has been increasing rapidly.
In 1869 the total number of Common Schools taught was. 4,477
In 1875 the total number was. 5,627
In 1869 the number of children reported was. 376,868
In 1875 the number of children reported was. 437,100
In 1869 the average number at school was. 112,630
In 1875 the average number at school was. 159,000
Increase of number reported in six years. 61,232
Increase of average attendance. 46,370

The success which the system has attained in the past is in a great degree due to the earnest and indefatigable efforts of superintendents, aided by professional educators and county commissioners.

In this age of improvement, progression, and advancement, there is no principle in modern theories of education so well attested as that to improve our schools we must improve the training and scholarship of the teachers. Observation and experience both show that our common school interests are clogged and retarded by the absence from our system of any provision for normal instruction. All our sister States, and all foreign countries supporting a regular system of popular education, recognize the necessity of providing for such instruction in some form at the public expense. True economy dictates that as little as possible of the money raised for school purposes should be lost upon wrong or inadequate instruction. It has been found that such unfavorable results may be avoided, in a measure at least, by the professional training of teachers. Teachers' Institutes have proven very serviceable in training and improving teachers; but Kentucky will not be fully upon the broad plane of educational advancement until arrangements are made for the establishment of Normal Schools.

COLORED SCHOOLS.

The last General Assembly passed a school law for the benefit of the colored children of the Commonwealth, giving to them, for educational purposes, all the taxes collected from colored people. The whole amount raised under this law during the past school year was $21,660 68; other sources, $12,996 60; making total amount raised for colored schools $34,657 28; and there were 340 schools taught. The colored school system starts out with as large a fund and under as favorable auspices as attended the early establishment of white schools in Kentucky. It is hoped that the colored people will take hold of the system presented to them, and show that they appreciate it by earnest efforts to have their children attend school. Their improvement of the opportunities offered may induce the Legislature after awhile to increase their educational facilities. Persons who seek to make the colored people dissatisfied with the system that has been provided are doing them a great injury.
should rather stimulate and encourage them to appreciate such educational facilities as are furnished them. Nothing is ever perfect or entirely satisfactory in the beginning; and any attempt to blight the colored school system should be condemned by all who desire to see the colored people improved, Christianized, and elevated.

THE GEOLOGICAL SURVEY.

A Geological Survey of Kentucky was commenced in 1854, and continued until 1859 by Professor David Dale Owen. This distinguished Geologist and his able and scientific assistants prosecuted their work with commendable zeal and skill, and the result of their labors is embodied in valuable reports; but in the time and means at their command it was impossible to finish the work.

A complete and detailed Geological Survey, that will ascertain the correct geography of the State, describe its various geological formations, designate its immense coal and iron fields, analyze the various soils and mineral waters, locate the inexhaustible saline deposits, describe its varieties of timber and building stone and clays, tell of the fauna and the flora of each region, furnish a mineralogical collection, including specimens illustrative of the metallurgy of the State, indicate routes by which all this natural wealth may be made accessible, so as to stimulate industry and skill, advertise our hidden wealth, and increase our capital and population, has long been needed and demanded in Kentucky.

I am gratified to be able to state that the Geological Survey of the State authorized by act of the Legislature approved March 22d, 1873, and which has been diligently and skillfully conducted under the direction of Prof. N. S. Shaler, is rapidly approaching completion, and will not only meet this demand, but will be of incalculable benefit to Kentucky.

Prof. Shaler has had competent geological corps at work under his supervision in the Eastern, Western, and Middle parts of Kentucky, and his reports already fill four volumes, which will soon be ready for delivery.

Valuable aid has been given to the Geological Survey by a United States Coast Survey party, who have been engaged in Kentucky during the greater part of 1875. The work of making a Geodetic Survey is to be continued to its completion, if the Geological Survey is kept in operation, and will relieve it of an annual expense of several thousand dollars, besides securing a very high order of work.

The Harvard Summer School of Geology was established through the influence of Prof. Shaler in this State during the past summer, and many learned and scientific men from other States attended this school, and have their co-operation in the Survey, and will scatter broadcast over the
Union and beyond its borders the information they received here of the resources, attractions, and wealth of Kentucky. If the Geological Survey is continued, this school will be returned to this State.

The value of this Geological Survey to the citizens of Kentucky cannot be overestimated. When completed, it will present to the world such mineral wealth, magnificence of forest, fertility of soil, salubrity of climate, and immensity of natural resources, as cannot be surpassed by any other State. It has occupied but little time, and its cost has been less than that of similar enterprises in other States. So far as the work is reported, it is everywhere highly commended. A great Commonwealth endeavoring to set before the world its wealth of resources should seek the largest material return for its expenditure, but should not narrow its bounds or hamper its work by a too rigid economy. In my judgment, the interest of our State requires its completion. It would be an unwarranted waste of time and money to abandon it now.

It will help us greatly to secure our share of the foreign capital and labor which is seeking a new home in this country, and it will give to our citizens an adequate idea of the greatness of their heritage, and stimulate and encourage their energies and their hopes. I therefore recommend that you appropriate such sum of money as will enable the State Geologist to prosecute his work to completion.

**Immigration.**

Labor makes capital, and labor and capital together give life and impetus and strength to a State or a nation. He who contributes to the development of our hidden resources augments our revenue, increases our wealth, and adds to the greatness of our State. In Kentucky we need that greatest and most important wealth of a community—human beings. Our State has 37,680 square miles of territory, situated midway between the northern and southern portions of the Union, with as many advantages, facilities, and attractions as any other State or country in the world. While the United Kingdom of Great Britain and Ireland has an average population of 239 persons to the square mile, the North German States 227, and Belgium 442, Kentucky only has 33 persons to the square mile. All our interests demand the adoption of a policy which will liberally encourage immigration. Without it, we cannot hope to secure any considerable share of the population constantly landing on our shores from other nations. The advantages to immigrants that exist in Kentucky would be certain to enlist their attention, if properly placed before them; but these advantages are almost unknown, and will remain so unless a more vigorous policy is adopted to encourage immigration.

According to the report of the New York Commissioners of Immigration for the year 1872, there arrived at that port from various parts of
Europe 291,297 immigrants, whereof 34,000 were destined to Illinois, 30,000 to Pennsylvania, 16,000 to Ohio, 13,000 to Wisconsin, 12,000 to Michigan, 6,000 to Minnesota, 4,000 to Missouri, 3,700 to Indiana, and only eight hundred to Kentucky.

Thus it is, year after year, thousands of immigrants find homes in the far west. Their value to the States where they locate amounts to millions of dollars outside of the money and goods they bring with them. Kentucky loses this much-needed wealth almost entirely, because no effort has been made to foster and encourage immigration. If we could get our average share of these immigrants to cultivate our soil, to level our forests, to build our railroads, to work in our mines, to improve our cities and beautify our waste places, we would have thousands of sturdy arms added each year to our working force, and an increase of valuation within the State of from ten to twenty millions of dollars. More than one half of this increase would go to the land-holders, for statistics show that the larger part of immigrants are general laborers, and therefore their labor increases the value of the soil and its products.

It is now apparent in Kentucky that our native labor, white and colored, is insufficient for our present necessities. In the last decade one class of our laborers have decreased in both the quantity and quality of their work. For additional labor we must look to Germany, France, Ireland, Scotland, Sweden, and other parts of Europe. If we desire to increase our population and develop our industrial and mineral wealth, we must endeavor to turn the tide of European immigration to Kentucky. How to make it to the interest of immigrants to make their future homes in our Commonwealth, and how to display to them the rich attractions and benefits which Kentucky possesses, are questions which demand your deliberate and earnest consideration. You can do much to accomplish their solution by liberal and prompt legislation, and that, too, without great cost. The dissemination abroad of information as to our resources, our climate, our social and political condition, our schools, our freedom of religious opinion, the varied character of our soil, cost of land, maintenance of law and order, and low rate of taxation, is essential to attract immigrants.

The selection of accomplished and eminent citizens as agents, who understand the business, and who would be received everywhere cordially, and their statements credited in the official circles of any country, is another requisite; and the system would not be complete without embracing in its details provisions for ascertaining the wants of the various sections of our Commonwealth, and pointing out favorable locations for those who desired to settle among us.
All of our neighboring States have given much attention to immigration, and I hope this important subject will be carefully considered by you, and that you will devise some practical mode, either by separate or conjoint agency with other States, to realize some of the great advantages which must result from giving it substantial aid and encouragement.

CENTENNIAL.

The one hundredth anniversary of the Declaration of Independence is to be celebrated in the city of Philadelphia by the holding of a Grand International Exposition for the display of our arts, products, minerals, manufactures, live stock, &c.

The indications at present are, that it will be an event that will always be remembered in the history of our Republic, and that in grandeur of display, magnificence of arrangement, and in the multitudes that will assemble, it will equal and perhaps surpass any similar Exposition ever held in the world.

In addition to its being an occasion where by the display of our most valuable interests, we may attract the attention and command the admiration of all the civilized powers of the earth, it will also furnish a grand opportunity for men of every section of our common country to come together in fraternity and friendship, and, forgetful of the sorrows and struggles of the past, pledge anew their devotion to Liberty, Free Government, and Equal Rights.

The reception of articles for the exposition begins January 5th, and ends April 19th, 1876; and the exhibition will be opened May 10th, and continue every day, Sundays excepted, until November 10th, 1876.

The articles to be exhibited have been classified in seven different departments, as follows: Mining and Metallurgy, Agriculture, Manufactures, Education and Science, Art, Machinery, and Horticulture. In addition to these, the Women's Centennial Executive Committee have raised thirty thousand dollars for the erection of a pavilion, in which to exhibit every kind of women's work, and arrangements have also been made upon a large scale for a live stock exhibition.

The foreign governments which have formally agreed to take part in this International Exposition, and appointed commissions to superintend the exhibition of their citizens, are Germany, France, Great Britain, Spain, Sweden, Persia, China, Egypt, Ecuador, Denmark, Japan, Chili, Brazil, Bolivia, Belgium, Turkey, Mexico, the Argentine Confederation, and sixteen other smaller Powers not necessary to mention, comprising almost every Government in Europe, South America, and some of the more distant Eastern Powers.
Advisory State Boards, charged with representation of their respective
Commonwealths and their citizens in the Exhibition, have been officially
formed in thirty-three States of this Union and six Territories, and offices
and head-quarters of considerable architectural beauty have been con­
structed by Pennsylvania, Ohio, Indiana, Illinois, Missouri, Virginia,
West Virginia, Delaware, Connecticut, Michigan, New York, New Jer­
sy, Massachusetts, New Hampshire, Kansas, Nevada, Wisconsin, and
Iowa. Thirteen States have appropriated money, ranging from five
thousand up to one million and a half of dollars, to aid in the display
of their articles, and other States have appropriated smaller sums.

Kentuckians will naturally ask what has Kentucky done toward being
represented at this grand gathering of the States of our Republic, and of
the civilized nations of the world? I answer, she has done virtually nothing.
In the list of thirty-three States that have appointed Advisory Boards,
the name of Kentucky does not appear. In the long list of States which
have erected buildings on the Centennial grounds, or which have appro­
priated money for the collection and display of articles, Kentucky's name
is not found.

When the act of Congress which provided for "celebrating the one
hundredth anniversary of American independence, by holding an Inter­
national Exhibition," was passed, it authorized the creation of the United
States Centennial Commission, and directed that this body should be com­
posed of two Commissioners from each State and Territory, nominated
by the respective Governors and commissioned by the President of the
United States. These two Commissioners were appointed in Kentucky,
and that is all that has been done. There being no meeting of the Gen­
eral Assembly of our State last winter, the legislative department of Ken­
tucky has had no opportunity to consider this exhibition since it was
established on a firm basis.

The estimate that the world at large will form of the several States of
our confederation will largely depend on the display made by them at
this, our first National Exhibition. Shall Kentucky fail to take her proper
place there, where all the nationalities of the world will be brought face
to face? Shall she fail to advertise on this world-wide stage her arts,
products, minerals, and manufactures? Have Kentuckians no desire to
encourage immigration and attract capital to our State by displaying our
attractions there?

Are our inexhaustible and varied minerals more profitable where they
lie hidden in the depths of the earth than if brought forth by sturdy
laborers to build railroads, found industries, and expand our commerce
and wealth? Are our vacant, unoccupied lands, more profitable in their
pristine loveliness, and our fertile fields more valuable while half tilled,
than if they were peopled with thousands of thrifty immigrants, who would flock hither if they appreciated the natural advantages of our Commonwealth? Are we ashamed of our unequalled products, such as tobacco, hemp, corn, wheat, and rye, or of our magnificent horses and cattle, hogs and sheep, that we should decline to participate in this exhibition? These are questions for you who constitute the legislative department of this State to answer. I recommend that you promptly make such enactments as will cause our Commonwealth to be fully represented at the Centennial Exhibition, and that you make such an appropriation of money, to be used for the display of Kentucky's arts, products, minerals, manufactures, and live stock, as in your wisdom you may deem proper.

AGRICULTURE.

I cannot call your attention to any subject that is more interesting or important than agriculture. It is the foundation of all other interests. The cultivation of the soil was the first and earliest occupation of the human race. In the olden time the rich harvests of husbandmen gave good cheer and comfort and prosperity to all men, and to-day, if the farmer prospers, the tradesman, the merchant, the mechanic, the professional man, prospers also.

Kentucky is an agricultural State, and you cannot foster and encourage our farming interests too much. By regulating our labor system; by establishing fair rates for the transportation of our stock and farm products to market; by resisting monopolies and by opposing ruinous taxes or exorbitant rates of interest; by encouraging farmers to come together for consultation and for comparison of opinions, and by stimulating the growth and expansion of our agricultural interests in every way, you will confer an inestimable blessing upon the Commonwealth and the people.

I wish it was in your power to remove or modify the incumbrance which has been placed upon the farming interest by certain tariff laws, which, under a system of favoritism mis-called protection, gives no increased price for what the farmer of Kentucky raises and desires to sell, but nevertheless compels him to pay an enhanced price for what he needs and has to buy; but this is regulated by the Federal Congress, which, it is hoped, will early consider this much-needed reform.

BUREAU OF AGRICULTURE AND STATISTICS.

I have long believed that a Bureau of Agriculture and Statistics would be of great benefit to Kentucky. In the short time that I have been Governor, I have repeatedly been called upon for statistics of the Commonwealth which neither the Executive office nor any of the State officers could supply.
Many of our sister States have Agricultural Bureaus, and quite a number have Statistical Bureaus; and wherever their beneficial influences are known, they have not been abandoned. I know no good reason why both should not be united in our State, so as not only to improve and benefit our agricultural interests, but also furnish such statistical information as would be beneficial to all classes and all industries.

By means of a Bureau of Agriculture and Statistics citizens of Kentucky, and of other States, and even of other nations, might receive annually a report of the agricultural, mechanical, commercial, and educational condition of every county in the Commonwealth, giving in detail the quantity and quality of land under cultivation; the kinds, amounts, and value of the annual field crops; the annual productions of mines, orchards, gardens, and dairies; the quantity and value annually of our domestic manufactures; the kinds, the value, and the increase of our live stock; annual products of mechanical industry and skill; the value of our exports and imports; the number of miles of railroads, turnpikes, canals, and navigable streams; the names, locations, and populations of cities, towns, and villages; the number and value of school-houses and churches; the names, number, capital, and purposes of incorporated companies and charitable institutions; together with such other vital, social, physical, or political statistics as might seem proper.

Such information as this, properly collated, digested, and diffused through our country and Europe, would not only be of immense benefit to us at home, but it would cause Kentucky to be properly regarded abroad, and would be effective in inducing many of the better class of immigrants to seek homes in this State. It is really a matter of surprise that Kentucky, with her great agricultural, mineral, industrial, live stock, and general statistical wealth, should have delayed until now the establishment of a Bureau of Agriculture and Statistics.

THE AGRICULTURAL AND MECHANICAL COLLEGE.

This College is now located at Lexington, and although it is one of the Colleges of Kentucky University, it is a State Institution. It was intended to be the School of the People. They own it, and they should profit by it.

The Congress of the United States passed an act July 2d, 1862, 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." By this act Kentucky was entitled to receive public lands to the amount of 30,000 acres for each Senator and Representative then in Congress, for the endowment of one or more Colleges. The Legislature of the State, by an act passed January 27th, 1863, accepted the grant with its conditions, and soon thereafter Kentucky received 330,000 acres of
public land; which was sold for the sum of $165,000, and which, accor-
ding to the act of Congress, is held as a permanent endowment fund, and
the income or interest upon this fund is used for the benefit of the Agri-
cultural and Mechanical College.

By an act approved February 22d, 1865, the General Assembly of Ken-
tucky established the Agricultural and Mechanical College of Kentucky,
and located it at Lexington as one of the Colleges of Kentucky Uni-
versity; but reserved the right to "modify or repeal at pleasure so much of
this act as refers to the establishment of the Agricultural and Mechanical
College."

"The leading object of this College is to teach such branches of learn-
ing as relate 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."

The State annually pays the Curators of Kentucky University $9,900,
being the interest on the endowment fund; and in consideration thereof
free tuition was agreed to be furnished to three students from each Legis-
lative District in the Commonwealth, who were also to have the right to
receive, free of charge for tuition, the benefit of instruction given in any
College of the University, except the College of Laws and of Medicine
and the Commercial College.

The Agricultural and Mechanical College was an institution long
needed in our State, and it was hoped that it would become an honor
to the Government, the pride of the State, and a blessing and bounty to
the industrial classes of Kentucky. For the first few years it prospered,
so that at the session of 1869-'70 there were three hundred students in
attendance, being the full number authorized by law; but the number of
students in attendance has decreased from year to year, so that, at the
present time, there are only 80 in attendance.

Congress and our Legislature intended this College as a great bene-
faction, not only opening free avenues to poor but worthy young men to
obtain an education, but also to specially instruct our teeming, thriving
population in all those studies bearing upon Agriculture and Mechanics,
and furnish teachers for our free schools.

The amount of interest annually paid on the endowment fund out of
our Treasury is nearly enough to support a good State institution of learn-
ing. In the last few years we have seen the citizens of one county donate
one hundred thousand dollars to secure the location of a University in
their midst, and another county offered the same amount in order to get
the University. It is probable that there are counties to-day in Kentucky
whose citizens would willingly subscribe money enough to construct the necessary buildings, if by so doing they could secure the Agricultural and Mechanical College.

We should establish and maintain with the interest or income of the endowment fund created by the sale of our public lands a good non-sectarian and non-political institution of learning for the promotion of liberal and practical education, where instruction will be given in all such branches of learning as relate to agriculture and the mechanical arts, and including also scientific and classical studies.

The act establishing this College at Lexington as one of the Colleges of Kentucky University reserves the right in the General Assembly to control its location, and you are at liberty to let it remain where it is or connect it with some other College or University in the State, or to conduct it as an independent State institution. If removed, I believe it can be conducted and maintained with much greater benefit to the Commonwealth as an independent State institution. I invite to this important subject your most attentive consideration, and ask you to do that which you believe will benefit this School of the People.

**FISH CULTURE.**

The United States Government has thought fish culture of so much importance as to make an appropriation and appoint a commission for the general introduction of fish into the waters of all the States which will make proper provision for their protection. Interest in pisciculture is becoming annually more general, and commissioners on fisheries have been appointed in all the New England States, together with New York, New Jersey, Pennsylvania, Virginia, Alabama, California, and Connecticut; so that the time seems near at hand when almost every State in the Union, together with the National Government, will be engaged in the work of furnishing their people with cheap and wholesome food by cultivating and developing their fish resources.

The extent of unimproved waters in Kentucky is incalculable, and they can be utilized so as to yield thousands of dollars annually.

Every farmer in the State may raise his own fish as readily as he can his pork or poultry, and with far less cost and care. Fish eggs can be secured, transported, and hatched with as much certainty as those of fowls, and the yield will be much more abundant, and the cost nominal. Experiments have proved that there is no water so cold or so warm, so muddy or so clear, so calm or so turbid, but that some kind of good edible fish will be found to thrive therein.

In this State the importation of fresh fish from the lakes is very heavy. It is estimated that hundreds of thousands of dollars are annually paid out for lake fish in Kentucky. With our numerous rivers, creeks, and
ponds, and a judicious system looking to the protection and propagation of fish, we might in a few years have abundance of salmon, shad, pike, bass, and other fish equally as good as the lake fish. This subject is no longer an experiment, and it is worthy of your investigation and consideration.

**ASSESSMENT OF PROPERTY FOR TAXATION.**

Taxation, to be just, must be equal, or as nearly so as is practicable. A system of assessment and valuation of the property in the State, so as to have the burdens of taxation equally distributed, should be the desire of all; but how to secure a just and equal assessment is a problem beset with intricate difficulties that have been much discussed by statesmen and legislators, but no entirely satisfactory solution has as yet been attained.

An examination of the Auditor's Reports will show, that during many years in the past both lands and live stock in our State were unequally, and therefore unjustly, assessed. In many counties they were assessed at not much over half their value, while in a few they seem to have been valued correctly. To remedy this inequality, as well as others connected with our system of taxation, an act was passed in 1874 directing "the Governor, Auditor, and Attorney General to prescribe a form of blanks for assessment, to be furnished by the tax assessor to each taxpayer" for a more convenient and efficient system of taxation. This enactment has had a most beneficial effect.

The aggregate valuation of all taxable property, as returned by the assessors for the year before the law was enforced, was $390,629,693. For the year 1875 it is $417,602,688; showing a net gain in the valuation of all taxable property, even in times of financial distress, when property is not increasing in value, of $26,972,995, and an amount of tax collected in 1875 of $121,378 48 more than in 1874, although the rate of taxation remained the same.

In this connection I cannot refrain from calling attention specially to the subject of

**TAXATION FOR CORPORATIONS.**

It is common for the General Assembly to grant authority to counties, municipalities, and sometimes to justices' districts, to subscribe for stock in railroad or other corporations, provided the constituted authorities submit the question of subscription to a popular vote, and a majority of the votes cast order it, and then a specific amount of stock is subscribed in the corporation, and a tax is imposed on the property of the locality for its payment.

Many of the States have, within the last few years, revised their respective constitutions, and have prohibited their Legislatures from
granting such authority as this; but in this State our highest judicial tribunal has, in a chain of decisions from the case of Slack vs. The Meyersville and Lexington Railroad, decided twenty-three years ago, on down to the case of Shelby County Court vs. The Cumberland & Ohio Railroad Company, maintained the constitutional power of the General Assembly to grant such authority. While, therefore, I do not propose to call in question your constitutional power on such subjects, yet I believe legislators should use the very greatest care and caution when called on to delegate such power to voting majorities, especially in these times, when, under the operation of the Fifteenth Amendment to the Constitution of the United States, a majority of voters without property and but little intelligence, may impose upon the objecting property-holders of a community a burdensome debt, of which the majority will pay almost nothing.

We are justly proud to-day that our State debt is very small, and that we have more than sufficient to pay it off; yet while this is the case with our State, there are counties, districts, and cities in our Commonwealth which, under this authority, have had burdens in the way of debt and taxation imposed upon them by a voting majority that are exceedingly oppressive. I trust, therefore, that, if you should give to a corporation the right to have the question of subscription of stock submitted to a popular vote, which, if carried, will result in imposing a tax for its payment on the citizens and property of the locality, that you will give every safeguard and protection which in your wisdom may seem right and proper to the people who are immediately interested in the enactment.

MILITIA.

The reports of the Adjutant General and Quarter-Master General will hereafter be laid before you. Our militia law is in many respects defective, and it is inadequate to secure a good military organization, or even to be enforced with harmony and satisfaction. Under the law creating a Militia Fund, there will soon be ample means to maintain and support a good system. The officers and men of the volunteer militia should be selected with care, and because of their ability and zeal to build up the organization and make it the pride of the State and worthy to be sustained and encouraged. An examination of the militia law will disclose to you its defects, and convince you of the necessity for its revision.

CHARITABLE INSTITUTIONS.

Actuated by a spirit of commendable philanthropy, the State of Kentucky has, with munificent liberality, established and is supporting a noble system of charities. Our charitable institutions contain the wards
of the State, and they were maintained during the past year at the cost of $314,353.09.

They are, therefore, entitled to much of your consideration; and while our people look with pride and confidence upon these monuments of their liberality, they have a right to expect the utmost care and economy in their management. In addition to the cost of our charitable institutions, the amount expended during the past year for idiots was $39,396.04.

The reports of our three Insane Asylums, known as the "First Lunatic Asylum," located at Lexington, the "Second Lunatic Asylum," located at Hopkinsville, and the "Central Lunatic Asylum," located at Anchorage, are herewith submitted to you. They all exhibit a satisfactory condition, both in their general management and in the affectionate care and varied amusements with which the stricken and unfortunate inmates are treated.

All of our Lunatic Asylums are now about full. Before another Legislature convenes many, I fear, will have to be turned off, and then will be confined in jails or guarded in private families, unless a remedy is provided by the present General Assembly. There are in each Asylum a number of imbeciles, in some instances sent from the almshouses of certain counties, and in others sent to the Lunatic Asylum because they are helpless and a burden to their families or friends. These persons are harmless and are not lunatics, according to the proper acceptance of the term, and they would be better off at home among their friends and relations. If the present law is amended so as to make the President of the Board of Managers of each Insane Asylum, and the Superintendent thereof, and one competent physician not connected with the Asylum, a board to examine and gradually retire these imbeciles to their homes, to be supported as idiots are by annual State aid, there would soon be plenty of room for those afflicted with mania.

KENTUCKY INSTITUTION FOR THE DEAF AND DUMB.

The Institution for the Deaf and Dumb, located at Danville, was founded in 1823, and has been in operation for fifty-two years. It is under the control of a Board of Commissioners appointed by the Governor, and is a School for the Education of the Deaf and Dumb. Every deaf mute in this Commonwealth, between the ages of ten and thirty, who is sound in body and mind, is entitled to the benefits of this Institution, free of charge for board and tuition, for a term of seven years. It is in a most prosperous condition, and annually sends out males and females whose intelligence and accomplishments attest the remarkable success of this Institution.

The Annual Report of the Kentucky Institution for the Deaf and Dumb will be laid before you.
The report of the Superintendent of the Institution for the Education and Training of Feeble-minded Children, which is situated near Frankfort, and in most excellent condition, is also submitted to you.

By an act approved February 23d, 1874, it is declared, that this "institution is not an asylum for the custodial care of unimprovable idiots, but a School for the Education of Feeble Minded Children." All such children between the ages of six and eighteen years can here find a home and facilities for mental improvement, free of charge for not exceeding ten years. It is a well known fact, that feeble-minded children cannot receive the instruction they need, or the attention required, in the ordinary schools of the country; and on this account they are often withdrawn or entirely kept away from school. In this Institution every effort is made to fan the feeble mental spark into a flame, and many are here learned to support themselves who would otherwise be abandoned to hopeless imbecility, and become a burden to the State. Its good effects have been felt in many a household and by many unfortunate human beings.

INSTITUTION FOR THE BLIND.

The Kentucky Institution for the Education of the Blind, located at Louisville, and intended to furnish facilities for education to children in this State between the ages of six and sixteen years, free of charge, whose sight is so defective as to prevent them from getting an education in the ordinary schools, is well attended. The improvement and general accomplishments of the scholars are such as to be very surprising to persons not familiar with the remarkable success of such Institutions. I commend the Report of the Superintendent of this Institution to your careful consideration.

I have visited some of the charitable institutions of Kentucky. Many of them report to me monthly, and all of them report at stated periods, showing in detail the amount of expenditures, with vouchers to support them—all of which I have recorded and filed in the Executive Department; and I believe our charitable institutions will compare favorably with those of any other State in the Union.

PENITENTIARY.

One of the most important, and at the same time one of the most difficult, problems that will be presented to you for solution, is what legislation is necessary for the benefit of the State Penitentiary.

The Report of the Keeper of this Institution will be laid before you in due time, and I herewith present for your careful consideration the last report of the Inspectors of the Penitentiary.
There were in the Penitentiary on the 31st day of August, 1875, when I was inaugurated as Governor—

Convicts: 757
Received since 31st August, 1875: 218
Making: 975
Discharged by expiration of term of sentence since August 31st, 1875: 80
Number of deaths since August 31st, 1875: 6
Discharged by Executive pardon since August 31st, 1875: 4
Escaped since that time: 94

Leaving in Penitentiary December 30th, 1875: 881

The number of cells in the prison is 684, and there are therefore 197 more convicts confined within its walls than there is room for, or than proper regard for health makes allowable. Such is its crowded condition that the Keeper has been compelled to place two convicts in many of the cells, which is not only a violation of the law that requires solitary confinement, but is also in opposition to the opinions of the best writers on prison discipline.

An examination of the reports of the various Keepers of the Penitentiary since 1865, shows an amazing increase in the number of convicts.

January 20th, 1865, there were in the Penitentiary: 201
January 1st, 1870, there were in the Penitentiary: 653
December, 1875, there were in the Penitentiary: 881

This great increase is owing, to a considerable extent, to the augmentation of crime among colored persons—there being only about 20 colored persons in the Penitentiary in 1865, while there are now 497 in the Penitentiary.

This remarkable rate of increase shows, that, long before the next Legislature meets in regular session, the number of convicts will be over one thousand.

I therefore most earnestly recommend that you, without delay, by appropriate legislation, afford such relief as you think is right and proper.

There are three ways of relief that are suggested. The first is to enlarge the existing Penitentiary by extending the walls and taking in more ground and erecting other buildings. The second is, by building a Branch Penitentiary in some other part of the State; and the third is, to authorize the Keeper to work the convicts outside the prison in coal-mines, on railroads or river improvements.
All of these plans are, to a certain extent, objectionable. The enlargement of the existing prison will require heavy expenditure of money, and still further add to the crowded human mass which many competent persons declare is already too large for health or usual protection from epidemics. The branching of the Penitentiary will also involve great expenditure of money and a new set of officers and guards, and this plan has not generally given satisfaction where it has been tried. The working of the convicts outside of the prison, under guard, with strong inclosures for their confinement at night, while objectionable in some respects, is said by some prison writers to be less objectionable than either of the other plans. In almost every Southern State convicts are now being worked outside of the penitentiary inclosures, and, so far as I have heard an expression of opinion, the authorities seem to be satisfied with the new arrangement.

The management, discipline, and operations of the prison, under the present Keeper, seem to me to be as satisfactory and prosperous as the situation and surroundings will allow. The convicts are comfortably clothed, and fed with substantial and wholesome food, and religious services are regularly held for the benefit of their spiritual wants; yet I am satisfied, after a careful study of this important subject, that our prison system requires a careful revision. Enlightened civilization is advancing in everything, and it is not in harmony with the progress of the age that we should make no improvement in prison management and discipline. The object of legal punishment is not only to deter others from crime, by punishing the offender, but, by suitable reformatory means, to prepare the prisoner for his future life among his fellows. The great International Prison Congress, held in London in 1873, declared that convicts could be reformed, and in that declaration the soundest and most accomplished students of penitentiary science everywhere concur.

In the first law passed in Kentucky, by which the Penitentiary was established, it is declared in the preamble, that the purposes of its institution are "to establish a more humane system of punishment of crimes than that of death, to make an effort for the reformation of offenders against the public, and to make restitution and reparation for the injury done," &c.

While there are cases where mercy to the criminal would be cruelty to the State, still I do not believe that we should, by our prison system, strive to inscribe over the gates of the Penitentiary the words that were inscribed over Dante's Inferno, "Let all who enter here leave hope behind;" for hopeless despair paralyzes every virtue, and often makes men try to forget their wretchedness in the wild excitement of great crimes. We should rather make the prisoner feel, that though severely
punished, he is not forgotten; that the law surrounds him with incentives to repentance and reformation, and that he should "rejoice in hope and be patient in tribulation."

Reports in reference to prison discipline received from other States, as well as nations, prove conclusively that all reformatory measures that have been fairly tried have met with considerable success. I believe that good can be accomplished by the classification and separation of the prisoners; so that the hardened malefactor will not be the daily companion of the youthful novice in crime. In many instances the innocent wife and starving children feel the results of a husband or father's crime more than the criminal himself; and I can see no good reason why a convict should not be allowed to earn money after his task is performed for the benefit of his penniless, friendless, suffering family at home. I am of the opinion too that commutation of the imprisonment of the convict, so that he can take off a month or a certain time each year that he is industrious and conducts himself meritoriously, will not only improve the general deportment of the prisoner, but cultivate in him habits that will be beneficial upon his re-entrance into society.

Of the large number of convicts now in the Penitentiary, 396 were sent there for grand larceny, and the larger part of these are young men, young women, and boys, who were convicted for stealing property of value less than twenty dollars. As they are usually sent for only one or two years, they are often an expense to the Keeper, and they are both disgraced and contaminated by their confinement in the Penitentiary; so that young persons are ruined who otherwise might be reclaimed. The amount necessary to constitute grand larceny is larger in every Southern State whose laws I have examined than in Kentucky. In some of them the amount is twenty dollars, and in one it is twenty-five dollars. I recommend that the law be so amended that the property stolen shall be of the value of fifteen dollars to constitute grand larceny, under that sum, the offense to be petit larceny, punished by confinement in the county jail or in the county work-house at hard labor.

In the female department of the Penitentiary, which has not been finished very long, no vaults have ever been constructed, and no sewer has been made to carry away the filth. The stench is not only exceedingly offensive, but is apt to produce disease and invite epidemics. It is quite practicable to construct a short sewer leading from this department to the main sewer which leads to the river, and the cost will be small. I respectfully suggest that this should be done without delay.

Insurance.

Insurance is a subject of great importance to the people of Kentucky. The interests of widows and orphans are involved in the solvency and
good management of the various insurance companies doing business in this State. They are trustees of the hard earnings of thousands of honest hard-working business men, who by insurance seek to guard against the loss of their property by fire, and they are the agents that fathers, husbands, and brothers expect to support and maintain their loved ones when death shall have deprived them of their natural supporters and protectors. The large proportion the business has assumed, and its rapidly increasing importance, demands proper legislation and calm consideration from you; and it is an interesting proof of the safety of this business that the solvent companies zealously solicit legislative supervision as an aid to their success and a protection against the unequal and improper competition of spurious companies.

The Insurance Bureau of Kentucky was organized in June, 1870, under an act approved in March previous, and the injury sustained by many persons on account of the failure of spurious companies prior to that time proved how necessary it was to have State surveillance over these companies.

The number of insurance companies regularly authorized to do business in Kentucky at present is 124. Of these, 108 are fire, and 16 are life companies. One of the life and fourteen of the fire companies are organized under the authority of this State; 81 of the fire companies are of other States; and thirteen are of foreign countries. In addition to these, there are a number of co-operative semi-benevolent institutions incorporated by authority of this State, that propose to pay losses by voluntary contributions collected after the losses occur. No company of this class from any other State or country has been allowed to do business here since the passage of the general insurance laws in 1870.

The amount insured upon property and lives of the people of this State by the regularly organized companies, so far as reported to the Commissioner on the 31st of December, 1874, was $100,720,124. Premiums paid during that year, $2,364,201. Losses paid in Kentucky that year, $829,583.

This immense business is required to be watched and guarded without any expense to the State; for the law provides that "the State shall not be responsible for the expense of the establishment and the future management of the Insurance Bureau, but the same shall be provided for and paid, by the fees and allowances named by the act;" and if there is any deficiency, the Insurance Commissioner is authorized to assess an equal amount upon each insurance company doing business in this State to defray the expenses of the Bureau. The force employed in the Insurance Bureau is the Commissioner, Deputy Commissioner, book-keeper, and one clerk.

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The work was heavier and the details more elaborate when the Bureau was first established, and therefore, from the time of its organization in June, 1870, to the end of the fiscal year, October 10th, 1871, the expense amounted to $25,609.49. The work has now decreased, and the efficiency of the clerks has increased, and a smaller number can attend to the business, so that the expense of the Insurance Bureau for the last year was $13,641.66, which has nearly all been paid by the fees collected by the Bureau during the last fiscal year, amounting to $6,390.51, and the assessment upon the companies amounting to $7,251.15. We have only to compare this expense with the latest official reports of the expenses of Insurance Departments in other States to prove that in Kentucky this new department has been well managed. In New York the expense of the Insurance Bureau for the last year was $87,197.95; in Massachusetts, $26,011.15; in Connecticut, $17,478.85.

Among the notable events of the year 1875 was the National Insurance Convention, held in the city of New York in September last, and composed of the insurance officials of the various States in the Union. All the principles that underlie State supervision, together with the duties and powers of State officials, the legal remedy proper for emergencies, the safeguards for companies against dishonest officials, and patrons against dishonest corporations, the deposits companies should make in order to guarantee their solvency, and the execution of their contracts, uniformity of annual returns, and many other interesting questions, were discussed.

One of the reforms secured was the recommendation of a uniform blank for annual returns, which has already been adopted and put in use by the Superintendents of a number of States. The Convention also considered a general insurance law, the object of which is uniformity in the insurance laws of all the States; so that by the concurrent action of the States we would have a law with the scope of a Congressional statute, protecting the interests of the whole country, and infringing upon the rights of no section.

I am gratified to be able to state that Kentucky was ably represented in this Convention by the distinguished and efficient gentleman who organized the Insurance Bureau of Kentucky, General G. W. Smith, whose clear and intelligible exposition of insurance, and whose earnest efforts in behalf of the Bureau of which he was Commissioner, has been of incalculable service to our Commonwealth.

It is quite common now for insurance companies to resist the payment of losses after the death of the assured or the destruction of the property is properly proven, and thus get a compromise. This resistance is sometimes wholly unwarranted by law, and persons intended to be
benefited by insurance are thereby made to suffer. I suggest that you so amend the law as to require the beneficiary under the policy to be paid within a stipulated time after the insurance money is due; and if the company fails to pay within this time, that the assured shall be entitled to recover not exceeding twenty per cent. of the amount insured in damages, to be ascertained by a jury if it should be determined that the insurance money is legally due.

HON. JOHN C. BRECKINRIDGE.

It is my melancholy duty to announce to you the death of one of Kentucky's most illustrious sons. John C. Breckinridge—the idol of our State, respected and loved without regard to party—has closed his mortal career. Throughout our Commonwealth and the entire South universal grief was produced by his death, and in every section of the Union noble tributes have been paid to his memory.

A State or a nation is elevated and given character at home and abroad by its great and good men. They reveal its existence and give to it prominence. By them the mass of their fellow-countrymen are measured. No man ever lived in this Commonwealth who reflected more honor upon his State, or whose career was more intimately interwoven with its annals than his. He was a Representative in the State Legislature, in the lower house of Congress, in the Senate of the United States, on the battle-fields of Mexico and the South, and was presented by Kentucky and elected Vice President of the Republic. He was valiant as a soldier, able as a lawyer, noble as a citizen, great as a statesman, and whether in the field, in the forum, in the Senate, in the Cabinet, or at the bar, he was ever the same generous, self-poised, talented, brave, kind-hearted gentleman.

"Equally erect and dauntless in prosperity and adversity," the checkered and eventful scenes that often surrounded him never interrupted or marred the dignity of his onward movements to the accomplishment of that destiny for which he seemed to have been created.

Now that death which loves a shining mark—a signal blow—has taken him from us, I recommend such proceedings as are appropriate, and such action as will place forever on the records of the State a suitable testimonial to the worth and faithful services of this illustrious Kentuckian. He needs no monument to perpetuate the blazonry of his deeds, the trophies of his triumphal genius, or the purity and simplicity of his character—Exeunt monumentum aere perennius. Yet Kentuckians who loved him, and Kentucky whom he served so faithfully, and upon whom he reflected the grandeur of his genius and statesmanship, should erect to his memory a monument that will ever stand with its mute eloquence to
attest to the world our honor, our homage, and our reverence for his valor, his virtues, and his integrity, and to tell his comrades and compatriots and their posterity that he belonged to an honored race, of which he was the chief representative and champion.

EX-GOVERNOR THOMAS E. BRAMLETTE.

In January last Thomas E. Bramlette, ex-Governor of Kentucky, died in the city of Louisville. He was at one time elected to the State Legislature from Cumberland and Clinton, and was appointed Commonwealth's Attorney by Gov. Crittenden in 1848. In 1856 he was elected Judge of the 6th Judicial District, which position he resigned to go into the Federal army, and was elected Colonel of the 3d Kentucky Infantry. He afterwards received the nomination for Governor, and was elected in August, 1863, and served for four years through some of the most trying scenes that ever occurred in our State.

He was an incorruptible judge, an able lawyer, and an impartial, dignified, and humane Governor, who ever labored for the good of the Commonwealth, and whose conduct and utterances did much to restore peace and prosperity, and allay the passions and prejudices that grew out of the war.

I recommend such action as may seem to you appropriate to the memory of one who was so highly esteemed, and who so ably filled many of the most responsible offices in the gift of the people.

HON. M. T. CHRISMAN.

It gives me sincere sorrow also to announce to you the death of Hon. M. T. Chrisman, who died at his residence in Danville, Kentucky, on the 21st of September, 1875.

He was at one time a Representative from Wayne county in the Kentucky Legislature, and for the last eight years the Chief Clerk of the House of Representatives. In faithful and able discharge of the duties of this office I do not believe he could have been excelled. He was a patriot, a patient, painstaking officer, a true friend, and a generous, noble-hearted, accomplished gentleman. I recommend such proceedings as will be appropriate to his long services, his unsullied character, and his devotion to the interests of the Commonwealth.

INTERNATIONAL CONGRESS OF GEOGRAPHICAL SCIENCES.

In midsummer of this year the International Congress of Geographical Sciences had its second meeting at Paris, France. Its object was to promote discoveries, to demonstrate by facts the great importance of scientific research, to encourage nations to a generous emulation in promoting the diffusion of knowledge, by the dissemination of learning and the
development of their resources, and by so increasing facilities for intercommunication as to bring those widely separated nearer to each other, and bind still more closely together those who were already in intimate relationship.

My predecessor appointed Jas. K. Patterson, President of the Agricultural and Mechanical College of Kentucky University, Commissioner to represent the State of Kentucky in that Congress. He attended, and has made to me an elaborate and interesting report, which I herewith submit for your consideration.

HEALTH BOARDS.

The States of New York, Georgia, Michigan, Massachusetts, and others, have passed laws establishing State and local Boards of Health, having power to enforce certain regulations that will conduce to the health of cities, towns, and country.

Kentucky should be kept abreast with the sanitary improvements of the age, in order to protect the lives and health of her citizens, and nothing can be more commendable, just, and beneficent than earnest efforts to suppress disease and prevent the outbreak and spread of epidemics, contagions, and other maladies.

These Boards, with proper legislation, may be organized and kept in successful operation without cost, and they are worthy of your consideration.

O’HARA, FRY, AND CARDWELL.

A resolution was adopted by the last General Assembly directing the Governor to have the remains of General Carey H. Fry, Colonel Theodore O’Hara, and Adjutant George N. Cardwell brought to and deposited in the State military lot at Frankfort, and their graves marked with appropriate stones. In pursuance of this resolution my predecessor contracted for three marble tablets, at $275 each, which have been delivered and placed over the graves as required by the resolution, with proper inscriptions, and the amount due for them paid out of the Treasury.

GOVERNMENT SIGNAL LIGHTS AND OTHER AIDS TO NAVIGATION.

Under the provisions of an act of Congress approved June 23d, 1874, entitled “An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June 30th, 1874, and for other purposes,” and of an act of Congress approved March 3d, 1875, making appropriations for the same purpose for the fiscal year ending June 30th, 1876, a number of Government signal lights and other aids to navigation have been established on the banks of the Ohio and Mississippi rivers in the State of Kentucky.
I have received a written communication from the Light-house Board, stating that "these lights and other aids to navigation have at certain points been injured and lanterns have been broken and lights have been extinguished by malicious persons."

You will readily see how useful these lights and aids to navigation are. Their extinguishment by malicious persons will always endanger steamers and other vessels navigating the Mississippi and Ohio rivers, and might be the cause of great destruction of life.

I respectfully recommend that you pass such laws as will severely punish any person who injures the lamps, or in any way unlawfully interferes with these Government signal lights and other aids to navigation.

FIRE-PROOF OFFICES.

About six years ago the construction of the Fire-proof Office Building was commenced, under an appropriation made by the Legislature. The walls were erected, a roof put upon the building, and some of the offices finished and furnished; but much of the interior of this building is yet unfinished. I can see no good reason why this building should remain unfinished. The necessity for such a building being admitted, and its construction commenced, it should be finished without delay.

In this connection I call your attention to the office of the Clerk of the Court of Appeals. It is not only remote from the Court of Appeals room, but it is much too small for the important records, books, and papers that have accumulated and are still accumulating there, and its construction is so insecure that fire might any day destroy valuable books and records that could never be replaced. If the Fire-proof Office Building was completed, arrangements might be made for a more convenient, as well as a safer and more suitable Court of Appeals Clerk's Office. I therefore recommend such legislation as will insure the speedy completion of the building commonly called "Fire-proof Offices.

BOUNDARY LINE BETWEEN THE STATES OF KENTUCKY AND INDIANA.

Pursuant to an act of the General Assembly of Kentucky approved April 21st, 1873, entitled "An act to fix and determine the boundary line between the States of Indiana and Kentucky above and near Evansville," my predecessor appointed D. N. Walden, of the county of Henderson, Kentucky, a Commissioner to do the work therein prescribed.

The General Assembly of Indiana also passed an act, which was approved February 27th, 1875, entitled "An act to ascertain the location of the boundary line between the States of Indiana and Kentucky above and near Evansville, and making the same evidence in any dispute and declaring an emergency;" and in conformity with the provisions of this
last act the Governor of Indiana appointed August Pfaffin, of Evansville, Indiana, a Commissioner to do the work therein required to be done.

The Commissioners, soon after their appointment, commenced the work assigned them, and ran the line and made the survey in manner and form required by the Legislatures of Kentucky and Indiana, and were governed by the survey originally made by the Government of the United States in the year 1806, being the original and only survey made by the United States of said line. The report of the Commissioners, together with their map and other papers, are herewith laid before you. They show that on the 17th day of July, 1875, the survey was completed, and within ten days thereafter, to-wit, on the 27th day of July, 1875, the Commissioners reduced the survey to writing, pointing out the distances, directions, monuments and marks, as well as the boundary line by them established between the States of Kentucky and Indiana, and also acknowledged and filed copies of their report, with plats or maps attached, in the offices designated in the aforesaid acts.

That on the 30th day of July, 1875, the Governor of Indiana gave notice to his Commissioner to suspend the work; but as the field work was finished, and the report drawn up, the Commissioners completed their map, and sent their report of the location of the boundary line, together with a plat or map, to my predecessor.

By this survey it will be seen that Green River Island belongs to Kentucky, and the boundary line between Kentucky and Indiana is a short distance from the present bed of the Ohio river on the Indiana side.

I recommend a careful examination of this subject, and such legislation as you may think wise and proper.

REVISON OF THE CODE OF PRACTICE.

In obedience to the requirements of an act of the General Assembly, my predecessor, and the Judges of the Court of Appeals, nominated to the Senate Hon. Richard A. Buckner and Hon. Joshua F. Bullitt as Commissioners to revise the Code of Practice, with Hon. George W. Craddock as umpire. These nominations were duly confirmed by the Senate on the 4th day of March, 1872, and the Commissioners entered at once with commendable zeal upon the important work assigned them. In consequence of the election of Hon. George W. Craddock to the House of Representatives of Kentucky, he resigned his position as Umpire, and Hon. Alvin Duvall was appointed in his place, and has been assiduously and earnestly engaged upon the work since the first of August, 1875.

The revisors of the Code will submit their work for your consideration very soon after your organization; and from the time taken by the Commissioners for a careful revision, and their high standing and long expe-
ence in their profession, I feel assured that their report will show the wisdom of their selection, and I hope be worthy of the commendation of both you and the impartial people you represent.

BIENNIAL SESSIONS.

I believe the framers of our Constitution intended that there should be but one session of the Legislature in two years, except when extraordinary and unexpected circumstances occurred demanding that there should be an adjourned session. In the past two years there was but one session of the Legislature, and no one has complained, and at least one hundred thousand dollars were saved by not having the second session. If the country suffers at all from legislation, it is from too much of it, rather than from too little. The General Statutes have been adopted in the last few years, and a new Code of Practice will be adopted during the present session. I believe in these times of profound peace and financial distress that one session will meet the wants of the people, and be far more agreeable to them than two.

LEGISLATION.

The safeguards against improper legislation in this State are not so strong as they should be. After some years' experience in the Legislature, I am decidedly of the opinion that no bill should be declared passed by either House until it has been read through on three successive days, and the vote taken by yeas and nays, and entered upon the Journal, showing that a quorum is present. It is quite common to pass bills by their titles, and much harm sometimes results from such legislation. I respectfully call your attention to this unwise practice.

Annual sessions are chiefly attributable to the time consumed in the consideration of local and private bills. You are assembled to consult about important subjects of general and public interest, and you will be unjust to yourselves and to your constituents if you allow your time to be occupied and the Treasury depleted by the passage of local and private bills which are provided for by general law, and whose objects can be attained in the courts. I suggest for your consideration the propriety of passing such additional general laws as will give the relief desired, and dispense with the necessity for local or private legislation, thus saving to the State thousands of dollars, and greatly lightening the burden of legislation.

I have thus presented to you subjects which I believe are worthy of your consideration. Whatever action you may take, I feel assured that you will, like myself, be influenced by what you regard as the best inter-
ests of Kentucky. My earnest wish is that your deliberations may be agreeable and harmonious. I commend to you the honor and prosperity of our beloved Commonwealth; and assuring you of my hearty co-operation in advancing its interests, I earnestly invoke on your councils the blessings of the Supreme Law-giver of the world, to whom we all must finally account for our stewardship.

JAMES B. McCRARY.

Mr. Bowles moved the following resolution, viz:

WHEREAS, The seat of R. K. Culbertson, who is returned as member elect to the House of Representatives for the representative district comprising the counties of Boyd and Lawrence, is contested by Allen Prichard, who claims to be the legally elected member as Representative for said representative district; therefore, be it

Resolved by the House of Representatives of the Commonwealth of Kentucky, That a committee to determine said contested election be raised under, and pursuant to, article 7, of chapter 33, of the General Statutes of Kentucky.

Which was adopted.

Mr. Steele moved the following resolution, viz:

Resolved, That the Ministers of the various Churches of the city be requested to open the House of Representatives with prayer during the session.

Mr. Robert Sterrett moved to amend said resolution as follows, viz:

Resolved, That the Ministers of the different Churches located in this city be requested to open this House with prayer, and we, the members, will compensate them for their services out of our own means.

And the question being taken on the adoption of said amendment it was decided in the negative.

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

Mr. Preston moved the following resolution, viz:

Resolved, That all reporters for newspapers, who desire to report the proceedings of this House, from day to day, are invited to seats on the floor.

Which was adopted.

Mr. Preston offered the following resolution, viz:

Resolved, That the Librarian and Sergeant-at-arms be directed to furnish the Chief and Assistant Clerks of this House with such articles of stationery as they may require for their respective offices.

Which was adopted.

Mr. Frazee, jr., offered the following resolution, viz:

Resolved, That the Public Printer be, and is hereby, directed to furnish each member of the House of Representatives three hundred copies of the Governor's message, wrapped and stamped for mailing.
Mr. Bowles offered the following amendment to said resolution, viz:

Amend by striking out "three hundred" and inserting in lieu thereof "two hundred."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

Mr. Bowles offered the following resolution, viz:

Resolved, That the various portions of the Governor's message be referred to the appropriate standing committees of the House, except that that portion relating to the death of Hen. Thos. E. Bramlette be referred to a select committee of five, to be appointed by the Speaker; and that portion relative to the death of John C. Breckinridge be referred to a committee of five, to be appointed by the Speaker.

Mr. Hallam moved to amend said resolution by referring that portion of the Governor's message with regard to the Centennial Exposition to a special committee of five members.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Grigsby moved to amend the resolution by referring that portion of the Governor's message relating to pisciculture to a special committee of five members.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

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

Resolved by the General Assembly of the Commonwealth of Kentucky, That the sum of one hundred dollars each be allowed Thomas S. Pettit, late Assistant Clerk of the House of Representatives, and K. F. Prichard, late Clerk of the Senate, for their services in organizing the present General Assembly, and the Auditor is hereby directed to draw his warrant on the Treasurer, in favor of said Pettit and Prichard, for said sums.

Mr. Craddock moved the following resolution, viz:

Resolved, That the use of the Hall of Representatives be tendered Professor Shaler, State Geologist, this (Monday) evening, for a public lecture.

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

On motion of Mr. A. H. Smith—
1. A bill to amend the common school law.

On motion of same—
2. A bill to amend the law relating to assessors.

On motion of Mr. Robert Sterrett—
3. A bill to increase the jurisdiction of the justices of the peace of Hart county.

On motion of Mr. Albert A. Stoll—
4. A bill requiring trustees and assignees in certain cases to execute bonds for the faithful performance of their duties.

On motion of same—
5. A bill to reduce the legal rate of interest in Kentucky from ten per centum per annum to six per centum per annum.

On motion of Mr. Gaines—
6. A bill to change the time of electing justices of the peace and constables of this Commonwealth.

On motion of Mr. Grigsby—
7. A bill to amend the charter of Shelby City, Boyle county.

On motion of Mr. Frazee, jr.—
8. A bill for the representation of Kentucky at the approaching celebration to be held at Philadelphia.

Ordered, That the Committee on the Judiciary prepare and bring in the 4th; the Committee on County Courts the 3d and 6th; the Committee on Finance the 2d and 5th; the Committee on Education the 1st, and the Committee on Corporate Institutions the 7th.

The House, in form and manner prescribed by law, proceeded to organize and constitute a board for the purpose of hearing proof and reporting to this House the matter of the contest by Allen Pritchard, who claims to be the legally elected member for the representative district composed of the counties of Boyd and Lawrence, instead of K. R. Culbertson, who holds the certificate as representative from said district, and to take such action thereon, as by law they are allowed. And thereupon the names of the following members of this House were severally drawn and selected to constitute said board, viz: Wm. C. Allen, Joshua G. Ford, S. R. Overstreet, George R. Snyder, Bryan S. McClure, M. M. Sloss, F. G. Cox, E. E. Hume, and Jere. Poor.

And then the House adjourned.
TUESDAY, JANUARY 4, 1876.

The following petition was presented, viz:

By Mr. Bowles—
1. The petition of sundry citizens of Pike county, praying that John Colman & Son be allowed the privilege of building a carding-machine dam across the Russell Fork of Sandy river.

By same—
2. The petition of sundry citizens of Floyd county, praying for a change of the boundary line between Pike and Floyd counties.

By Mr. Gaines—
3. The petition of sundry citizens of Boone county, praying relief for S. B. Leach, one of the sureties of W. A. Roberts, late sheriff of Boone county.

By Mr. Fish—
4. The petition of sundry citizens of Whitley county, praying for a change of the boundary line between Whitley and Laurel counties.

By Mr. Baker—

The petition of sundry citizens of Greenup county, praying the repeal of the law in said county, authorizing the tax for common school purposes.

By Mr. Johnson—

6. The petition of sundry citizens of Montgomery county, praying the re-enactment of an act prohibiting the selling, loaning, or giving of spirituous or intoxicating liquors in the village of Aaron's Run.

By same—
7. The petition of ——, praying an amendment of the charter of the Owingsville and Mt. Sterling Turnpike Company.

By Mr. Cox—

8. The petition of the merchants of the City of Bowling Green, praying for the privilege for G. B. Woodcock to peddle in Warren county for one year without license.

Which were received, the reading dispensed with, and referred—the 2d, 3d, and 4th to Committee on Propositions and Grievances; the 5th to the Committee on Education; the 6th to the Committee on Religion and Morals; the 1st to the Committee on Internal Improve-
ment; the 7th to the Committee on Corporations; the 8th to the Committee on County Courts.

A message was received from the Senate, announcing that they had adopted a joint resolution, as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That so much of the Governor's Message as refers to the Centennial Exposition and Celebration, to be held in the city of Philadelphia, during this, the centennial year, be referred to a special committee of three members of the Senate and five members of the House of Representatives, to be appointed by the Speakers of the respective Houses, whose duty it shall be to take into consideration the suggestions and recommendations of the Governor, and report the result of their deliberations to the General Assembly, by bill or otherwise.

On motion of Mr. LaRue, said resolution was adopted, and the following committee was appointed, to act in conjunction with the Senate committee, viz: Messrs. Spurr, Henton, Lockhart, Jenkins, and Preston.

Mr. LaRue moved to reconsider the motion adopted on yesterday, to appoint a committee on that portion of the Governor's message relating to the Centennial Exposition.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Hallam then withdrew the resolution referring that portion of the Governor's message to a special committee of the House.

The Speaker laid before the House the following report of the Commissioners of the Central Lunatic Asylum for 1875.

[For Report, see Legislative Document No. 7.]

Also the Reports of the Commissioners of the First and Second Lunatic Asylums, and also Report of the Commissioners of the Kentucky Asylum for the Education of the Blind.

[For Reports see Legislative Documents Nos. 8, 9, and 10.]

The House took up from the orders of the day the joint resolution in relation to the appropriation of $100 each to Messrs. Pettit and Prichard.

Mr. Payne moved the following amendment thereto, viz:

Amend by striking out the words "one hundred," and insert in lieu thereof the word "fifty."

Mr. Bowles 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 Mr. Payne’s amendment, and it was decided in the negative.

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

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

Those that voted in the affirmative, were—


Those who voted in the negative, were—


James M. Payne,

Mr. Minor offered the following resolution, viz:

Resolved, That the Sergeant-at-Arms be directed to furnish, and place upon the desk of each member of this House, every morning, one copy of the Daily Frankfort Yeoman, and one copy each of two other daily papers, to be selected by each member respectively.
Mr. Lee moved to amend said resolution by striking out all after the word "Yeoman."

Mr. Grinstead moved the following amendment, viz:
That said papers be paid for out of the member's private funds.

Mr. Bowles moved the following as a substitute for the original resolution and amendments, viz:

Resolved, That the Sergeant-at-Arms be directed to furnish each member of this House, during the present session, with any three newspapers that may be selected by said member.

And the question being taken on the substitute of Mr. Bowles, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

The question being taken on the resolution as amended, it was decided in the affirmative.

The Speaker announced the following members as a committee upon that portion of the Governor's message relative to the death of the Hon. John C. Breckinridge, viz: Messrs Spurr, Henton, Lockhart, Jenkins, and Preston.

The Speaker announced the following committee on that portion of the Governor's message relative to the death of the Hon. Thomas E. Bramlette, viz: Messrs. Bowles, Albert A. Stoll, Grant, Bowden, and Wood.

The Speaker administered the oath required by law to Messrs Allen, Ford, Overstreet, Snyder, McClure, Sloss, Cox, and Hume of the committee on the contested election of Prichard against Culbertson.

And then the House adjourned.

WEDNESDAY, JANUARY 5, 1876.

Under the rules of this House, the Speaker appointed and laid before the same the following list of standing committees, viz:


The following petitions and remonstrance were presented, viz:

By Mr. Little—
1. The petition of sundry citizens of Bryantsville, praying that this House appoint a police judge at Bryantsville until next regular election for marshal of said town.

By Mr. Luttrell—
2. The petition of the members of the bar and other citizens of Mason county, praying for the establishment of a criminal court in the 14th judicial district.

By same—
3. The petition of the stockholders of the Mayslick and Helena Turnpike Road, praying for an amendment to the charter of said road.

By Mr. Coffman—
4. The petition of D. T. Short, of Muhlenburg county, to change the boundary lines between the counties of Muhlenburg and McLean.

By Mr. Shaver—
5. The remonstrance of citizens of Muhlenburg county, against a proposed change in the boundary line between Muhlenburg and McLean counties.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on the General Statutes; the 2d to the Committee on Circuit Courts; the 3d to the Committee on Internal Improvement; the 4th to the Committee on Propositions and Grievances, and the 5th to the Committee on County Courts.

On motion of Mr. Blue, Mr. Bidwell was added to the Committee on Insurance.

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

1. A bill to increase the jurisdiction of justices of the peace and county judge of Adair county.


3. A bill to amend chapter 86, of the General Statutes, entitled "Poor and Poor-Houses."


5. A bill to charter the Deposit Bank of L. Goodpaster, Sons & Co., Owingsville, Bath county.

6. A bill to amend the charter of the White Oak Turnpike Road Company, in Bath county, approved February 5th, 1872.

7. A bill to incorporate the town of Arlington, in Ballard county.

8. A bill to repeal section 22, chapter 37, of the General Statutes, entitled "Evidence."

9. A bill to repeal section 4, and part of section 5, of chapter 29 of the General Statutes.

10. A bill to authorize the county court of Ballard county to levy an ad valorem tax on the taxable property of said county, to meet the current expenses of the same, and for other purposes.

11. A bill to tax the dogs of this Commonwealth.
On motion of Mr. Feland—
On motion of same—
On motion of Mr. Kitchen—
14. A bill for the benefit of C. M. Howard, of Elliott county.
On motion of Mr. Feland—
15. A bill for the benefit of James Wallace, late sheriff of Christian county.
On motion of same—
16. A bill for the benefit of Dr. George W. Williams, of Christian county.
On motion of Mr. R. P. Stoll—
17. A bill to declare legal and valid patents issued upon certain localities of land, under section 3, chapter 102, of the Revised Statutes.
On motion of same—
18. A bill to amend an act, entitled "An act to authorize the sheriff and master commissioner of Fayette county to advertise sales of real and personal property in said county.
On motion of same—
On motion of Mr. Snyder—
20. A bill to prevent vagrancy.
On motion of same—
On motion of same—
22. A bill to encourage wool-growing.
On motion of Mr. Treadway—
23. A bill to provide for the collection of the revenue and county levy of Clay county, for the years 1875 and 1876.
On motion of same—
On motion of same—
25. A bill for the benefit of Joseph G. Morgan, late collector of the revenue of Clay county, for the year 1874.
On motion of Mr. Hunter—
26. A bill for the benefit of M. Martin, of Cumberland county.
On motion of same—
27. A bill for the benefit of J. C. Andrews, of Clinton county.
On motion of Mr. Ford—
28. A bill to charter the town of Newville, in Daviess county.
On motion of same—
29. A bill concerning the exemption laws of this State.
On motion of Mr. Craddock—
30. A bill to appropriate $10,000 to improve the navigation of the South Fork of the Kentucky river, at and near the narrows of said river.
On motion of same—
31. A bill to provide for the completion of the public buildings and offices at the seat of government.
On motion of same—
32. A bill to authorize the Franklin county court to issue bonds for turnpikes and other purposes.
On motion of same—
33. A bill to amend an act, entitled "An act to empower the county court of Franklin county to make subscriptions to the capital stock in turnpike roads in Franklin county," approved March 16, 1869.
On motion of Mr. Jones—
34. A bill for the benefit of W. D. Berry, committee for Caroline Womack, of Hickman county.
On motion of Mr. Berkeley—
35. A bill to further protect sheep in this Commonwealth from dogs.
On motion of Mr. Emerson—
36. A bill to amend sections 3 and 4 of chapter 7 of the General Statutes, entitled "Bastardy."
On motion of Mr. Green Sterrett—
37. A bill to increase the jurisdiction of police judges of Hancock county.
On motion of same—
38. A bill to change the present mode of collecting the revenue of the State.
On motion of Mr. George H. Gardner—
39. A bill to increase the jurisdiction of justices of the peace to $100 in the county of Hardin.
On motion of Mr. Robert Sterrett—
40. A bill to repeal the act assessing a tax of 5 cents on the one hundred dollars' worth of taxable property for the benefit of the Sinking Fund.

On motion of Mr. Owen—
41. A bill to pay jurors in inferior courts.

On motion of same—
42. A bill to impose a tax on the dogs of this Commonwealth.

On motion of same—
43. A bill to amend the road law in Henderson county.

On motion of same—
44. A bill for the benefit of H. H. Farmer, common school commissioner of Henderson county.

On motion of same—
45. A bill changing the time for the election of magistrates and constables in this Commonwealth.

On motion of Mr. Frederick—
46. A bill to repeal an act incorporating a municipality in Jefferson county, approved February 23, 1874.

On motion of same—
47. A bill to repeal an act incorporating a municipality in Jefferson county, approved February 11, 1874.

On motion of Mr. Ellis—
48. A bill to better define the jurisdiction of the courts of Kenton county.

On motion of same—
49. A bill to amend the road laws of Kenton county.

On motion of same—
50. A bill to create an additional vote in the 5th magisterial district of Kenton county.

On motion of Mr. Black—
51. A bill to amend the laws relating to the time of electing trustees, police judge, and marshal, of Barbourville.

On motion of same—
52. A bill for the benefit of George W. Baker, of Clay county.

On motion of same—
53. A bill to appropriate $10,000 for the improvement of the navigation of the Cumberland river above the falls.

On motion of same—
54. A bill for the benefit of John Lay, sheriff of Knox county.
On motion of Mr. Fish—
55. A bill to repeal section 9, article 13, chapter 38, of the General Statutes.

On motion of Mr. Emmons—
56. A bill for the benefit of school district No. 29, in Lewis county.

On motion of Mr. Little—
57. A bill to amend section 5, article 29, chapter 29, of the General Statutes.

On motion of same—
58. A bill to amend section 16, article 13, chapter 38, of the General Statutes.

On motion of same—
59. A bill to repeal the 1st, 2d, 3d, and 4th sections of article 11, chapter 76, of the General Statutes, relating to the enrollment of the militia of the State.

On motion of Mr. Albert A. Stoll—
60. A bill for the benefit of railroad operatives in Kentucky.

On motion of same—
61. A bill to amend the homestead exemption law.

On motion of Mr. Campion—
62. A bill to provide further liens and to further protect mechanics.

On motion of Mr. Kearny—
63. A bill to amend chapter 52 of the General Statutes.

On motion of same—
64. A bill to amend section 7, chapter 56, of the General Statutes.

On motion of same—
65. A bill to incorporate the North and South Railroad Company.

On motion of Mr. Frazee, jr.—
66. A bill to amend the charter of the city of Louisville.

On motion of Mr. Wood—
67. A bill to amend an act, entitled "An act to incorporate the Louisville Law Library Company," approved February 8, 1839.

On motion of Mr. LaRue—
68. A bill to repeal the franchise of the Kentucky State Lottery for the benefit of the University of Paducah.

On motion of same—
69. A bill to amend an act, entitled "An act to incorporate the Citizens Gas-light Company, of Louisville."
On motion of same—
70. A bill to amend section 3, article 1, chapter 15, of the General Statutes.

On motion of same—
71. A bill to incorporate the State Council of the Order of United American Mechanics.

On motion of same—
72. A bill to regulate advertisements of judicial and decretal sales in Jefferson county.

On motion of same—
73. A bill for the purpose of imposing additional license fees for vending lottery tickets in the Commonwealth of Kentucky.

On motion of same—
74. A bill to repeal the franchise of the Kentucky Lottery for the benefit of the schools of Frankfort.

On motion of same—
75. A bill for the benefit of Jacob Graff, of Louisville.

On motion of same—
76. A bill for the benefit of J. A. Lane, of Louisville.

On motion of same—
77. A bill for the benefit of William Grisenhouser, of Louisville.

On motion of same—
78. A bill to amend section 24, article 1, chapter 94, of the General Statutes.

On motion of Mr. Luttrell—
79. A bill to establish a criminal court in the 14th judicial district.

On motion of same—
80. A bill to amend the charter of Hill City Turnpike Road, in Mason county.

On motion of same—
81. A bill to amend the charter of Mayslick and Helena Turnpike Road, in Mason county.

On motion of same—
82. A bill to authorize the stockholders of the Helena Turnpike Road to relinquish a part of said road to the Mayslick and Helena Turnpike Road.

On motion of same—
On motion of same—

84. A bill to amend the charter of the Kenton Station Turnpike Road Company, in Mason county.

On motion of Mr. Spalding—

85. A bill to amend the charter of the Lebanon and Bradfordsville Turnpike Road Company.

On motion of same—

86. A bill for the benefit of the Lebanon and Bradfordsville Turnpike Road Company.

On motion of Mr. Bidwell—

87. A bill to amend an act, entitled “An act to create an Insurance Bureau,” approved March 10, 1870.

On motion of same—

88. A bill to consolidate the offices of Adjutant General and Quarter-Master General of this Commonwealth.

On motion of same—

89. A bill to amend an act, entitled “An act to incorporate the Mechanics’ Bank of Paducah, Kentucky,” approved February 7, 1867.

On motion of same—

90. A bill to incorporate the St. Bonifacius Roman Catholic Men’s Society, of Paducah, Kentucky.

On motion of same—

91. A bill to incorporate the Sandy Point Gravel Road Company, of McCracken county.

On motion of same—

92. A bill to amend article 3, chapter 28, of the General Statutes.

On motion of same—


On motion of Mr. Coffman—

94. A bill requiring attorneys to execute bond, the same as sheriffs and other officers.

On motion of Mr. Richardson—

95. A bill to change the time of holding the court of claims of Meade county.

On motion of same—

96. A bill to repeal the charter of the Louisville, Memphis, and New Orleans Railway Company.

On motion of same—

97. A bill to repeal the local option law, so far as Meade county is concerned.
On motion of Mr. Johnson—
98. A bill to incorporate the Mt. Sterling Female College.
On motion of Mr. Powell—
On motion of Mr. Shaver—
100. A bill to repeal the conventional interest law.
On motion of Mr. Minor—

On motion of same—
102. A bill to extend the jurisdiction of the county judge of Nelson county.
On motion of Mr. Preston—
103. A bill to protect the owners of land fronting on the Ohio river in Trimble county.
On motion of same—
104. A bill to change the mode of working roads in the county of Trimble.
On motion of Mr. Jenkins—
105. A bill to incorporate Owen Lodge, No. 85, Independent Order of Odd Fellows.
On motion of Mr. Robbins—
106. A bill to raise the jurisdiction of justices of the counties of Nicholas and Robertson to $100.
On motion of Mr. Chowning—
107. A bill to amend the present road law of Pendleton county.
On motion of same—
108. A bill to incorporate the Deposit Bank of Falmouth.
On motion of Mr. McKinney—
109. A bill to give quarterly courts concurrent jurisdiction in all cases of petty larceny.
On motion of same—
110. A bill to repeal the ten per cent. conventional interest law.
On motion of same—
111. A bill to give the assessor of Trigg county additional time to return his books.
On motion of Mr. Blue—
112. A bill to appropriate $50,000 for the improvement of slack-water navigation of Tradewater river.
On motion of same—
113. A bill to increase the jurisdiction of the police judge of Caseyville, in Union county.
On motion of Mr. A. H Smith—
114. A bill to regulate the sale of leaf tobacco by the tobacco warehouses in Kentucky.
On motion of Mr. Cox—
On motion of same—
116. A bill for the benefit of Mrs. Z. E. Pillsbury, of Warren county.
On motion of Mr. Steele—
117. A bill to amend an act to grant ferry privileges to the Paducah, Benton, and Murray Turnpike Company.
On motion of same.
118. A bill to incorporate the Union Benevolent Society, No. 1, of Versailles, Ky.
On motion of Mr. Henton—
119. A bill to amend an act, entitled “An act to amend the charter of the Simpsonville and Buck Creek Turnpike Road Company.”
On motion of same—
120. A bill to amend an act, entitled “An act to amend the charter of the Fisherville, and Buck Creek Turnpike Road Company.
On motion of Mr. Duncan—
121. A bill for the extension of the jurisdiction of the justices of Gallatin county to the sum of $100.

Ordered, That the Committee on Propositions and Grievances prepare and bring in the 2d, 27th, 34th, 52d, 54th, 62d, 75th, 76th, 77th, 115th, and 116th; the Committee on Elections the 45th, 50th, and 51st; the Committee on Claims the 15th, 16th, 24th, 25th, 26th, and 44th; the Committee on Judiciary the 29th, 39th, 48th, 61st, 83d, 94th, 102d, and 103d; the Committee on Ways and Means the 11th, 14th, 33d, 38th, 42d, 100th, 110th, and 111th; the Committee on Internal Improvement the 6th, 30th, 43d, 53d, 80th, 81st, 82d, 84th, 104th, 112th, and 117th; the Committee on Education the 56th, 98th, and 99th; the Committee on Military Affairs the 88th; the Committee on Agriculture and Manufactures the 20th, 21st, 22d, 35th, 107th, and 114th; the Committee on the Sinking Fund the 40th; the Committee on Banks the 5th, 89th, and 108th; the Committee on Public Offices
the 31st; the Committee on Court of Appeals the 92d; the Committee on Circuit Courts the 79th, 106th, and 109th; the Committee on County Courts the 1st, 10th, 12th, 32d, 33d, 37th, 41st, 46th, 47th, 49th, 72d, 95th, 96th, 97th, 101st, and 103d; the Committee on General Statutes the 3d, 4th, 8th, 9th, 13th, 17th, 18th, 36th, 55th, 57th, 58th, 59th, 63d, 64th, 70th, 78th, and 93d; the Committee on Railroads the 60th and 65th; the Committee on Insurance the 87th; the Committee on Corporate Institutions the 7th, 19th, 28th, 59th, 67th, 63th, 69th, 71st, 73d, 74th, 85th, 90th, 91st, 105th, 118th, 119th, 120th, and 121st.

Mr. Little offered the following resolution, viz:

Resolved, That the Auditor of Public Accounts is directed to furnish to this House the number of licenses he has issued during the last year to agents of fire and life insurance companies, respectively, doing business in this State; also the number, if any, of companies, either life or fire, which have applied within said year for permission to do business in this State and have been denied such permission by the Commissioner.

Which was adopted.

Mr. Bidwell offered the following resolution, viz:

Resolved, That the Committee on General Statutes be directed to report a bill, amending chapter 6, section 19, of the General Statutes, so that the same may conform without apparent conflict to article 8, section 5, of the Constitution of this Commonwealth.

Ordered, That said resolution be referred to the Committee on the General Statutes.

Mr. Grinstead offered the following resolution, viz:

Resolved, That the pay of Door-keeper of the House of Representatives shall be five dollars, and that of Pages shall be two dollars per diem, during the present session of the Legislature.

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

Mr. Craddock offered the following resolution, viz:

Resolved, That the Committee on Internal Improvement be instructed to inquire into the practicability and the propriety of employing convict labor in constructing locks and dams upon rivers and other works of public improvement, and report by bill or otherwise.

Which was adopted.

The Speaker laid before the House the report of the Superintendent of the Feeble-minded Institute.

[For Report, see Legislative Document No. 11.]
The Speaker also laid before the House the report of Professor J. K. Patterson.

Said report reads as follows, viz:

Report of James K. Patterson, Ph. D., Commissioner of Kentucky to the International Congress of Geographical Sciences, held at Paris, France, August 1 to 13, 1875.

Agricultural and Mechanical College,
Kentucky University,
Lexington, Ky., December 10, 1875.

To His Excellency James B. McCreary, Governor of Kentucky:

Dear Sir: I beg to submit to you, and through you to the Legislature, the following report:

About the last of May I received an appointment from your esteemed predecessor, Gov. P. H. Leslie, to represent the State of Kentucky in the International Congress of Geographical Sciences to be held in Paris, France, about midsummer. In order to be present at its deliberations, as well as to attend the meeting of the "British Association for the Advancement of Science," to be held at Bristol, England, I applied for leave of absence from my college duties till the middle of November. This obtained, I set out about the middle of June, and reached Paris in time for the opening session of the Congress.

The International Congress of Geographical Sciences met for the first time in 1874, at Antwerp, and was presided over by the distinguished Belgian, M. Charles d'Hane Steenhuyse. Its origin was due to MM. Charles Renlens, Elie de Beaumont, d'Arrazac d'Halloy, and Francis Garnier, names representing the most advanced thought and scientific culture of Europe. Its object is to discuss all facts relating to Geography in its widest sense; to encourage discoverers, and promote discovery; to demonstrate by facts the great importance of scientific research; to encourage the nations to a generous emulation in promoting the diffusion of knowledge, by the dissemination of learning; by the development of their resources, and by the multiplication of such facilities for intercommunication as will bring distant peoples nearer and bind still more closely together those with whom we are already in most intimate relationship.

The Congress of Antwerp adjourned to hold its next meeting in the French Capital. At three o'clock on the first of August the first sitting was opened by the President of the Congress of 1874, who, in a short speech, handed over the chair to Vice Admiral Baron de in
Ronciere Le Noury, President of the Geographical Society of Paris. The great hall of the Tuileries, in which, during the empire, Napoleon III delivered the speech from the throne to the assembled Senate and Corps Legislatif, had been set apart by the government for the sittings of the Congress, together with as many government offices in the Tuileries as might be required for the sittings of the sections and for the exposition which formed an accompaniment of the Congress. Among the distinguished personages present were the President of the French Republic, the Grand Duchess Marie, of Russia, the Grand Duke Constantine, Sir Henry Rawlinson, President of the Royal Geographical Society of London, M. de Semenoff, of that of St. Petersburg, M. de Beaumont, of that of Geneva, M. Cornente, who represented the Geographical Society of Rome, Hunfalvy of Pest, and Weth of Amsterdam. Of the celebrated travelers whose names are more or less familiar to the general reader, there were present, MM. Rholis de Schlagintweit Sakimlunski, the Marquis de Compiègne, Pinart, and Doctors Nachtigal and Hamy. More than 400 of the most distinguished men of Europe were in attendance, many of whom were sent by the respective States whence they came. France contributed many of the more illustrious members of the Institute, easily discriminated from the foreigners present by the little red button worn on the left lappel of the coat, many members of the Assembly, and many representatives from scientific bodies in different parts of the nation. Next to France, Austria, Russia, and England were most largely represented, each of those nations sending, in a representative capacity, many of their most distinguished scientists. The Government of the United States was represented by Mr. Nourse, and the State of Virginia by Col. Stevenson.

Admiral Le Noury, in opening the Congress, dwelt upon the importance of the geographical sciences, not so much from their theoretical as from their practical utility. He vindicated their claim to recognition upon their fruitfulness as elements of production. Out of scientific geography grow commercial geography, economic geography, and political geography, three sciences which modify, if they do not determine, the whole fabric of modern civilization. The pioneers of commerce, of civilization, and of Christianity are the hardy travelers who venture into regions hitherto unknown, in order to solve the problems which geography presents. The known has been pressing back the unknown since the first awakening of the human intellect. Most of the surface of the earth has been traversed and
mapped; but, in addition to the unexplored tracks, there are fields, vast and varied, upon which our knowledge is still meagre. There are questions of the relation of geological formation to surface and soil and climate; questions relating to the distribution of animal and vegetable life; questions regarding the distribution of races and languages; questions bearing upon the activities and industries, the economics and commerce and statistics of nations, which have not been answered, and which it will require years of patient research to investigate and reduce to systematic knowledge. To discuss these and kindred subjects this Congress assembles.

The address of Admiral Le Noury was considered to furnish a good outline of the work to be done. A splendid banquet, which many of the officers of State and civil and military functionaries attended, closed the proceedings of the day.

I shall not attempt to present in chronological order the business of the Congress, but merely to indicate the general method of procedure, and the nature and scope of the questions discussed.

The Congress was divided into seven sections, each of which met daily at 10 A. M., and sat till 1 P. M. The members sat grouped around a large table, with writing material and papers. Papers previously prepared were read with the sanction of the section, and when finished, became subjects of discussion. A general sitting was held every afternoon in the great hall of the Tuileries, attended by all the sections, at which an abstract of the questions discussed, and the conclusions arrived at by the sections, were reported.

Section first was designated the Mathematical, and embraced Mathematics, Geography, Geodesy, and Topography. It discussed the following questions: The substitution of the centesimal division of the quarter of the circumference for the division called sexagesimal, and the consequences thereof relative to division of time in Astronomy. Discussion of recent inventions for measuring time and registering observations. Utilization of telegraphic communication for measuring differences of Longitude. Measure of an arc of the meridian in Southern Hemisphere, particularly in the Argentine Republic. Study of the variations of gravity, by aid of the pendulum. Instruments the most simple, and methods the most rapid, for determining the magnetic variations.

Section second, designated the Group Hydrographic, considered such subjects as the following: Researches upon the depth to which the effects of agitation of the surface of the sea extends. Study of tides;
general laws; anomalies; choice of places the most appropriate for observation of these phenomena. Study of oceanic currents and their causes; with the analogous phenomena in the great lakes. Determination of sea temperatures at different depths. Causes of the high temperature of the Gulf Stream. Deep sea soundings, with the physical and chemical observations inseparable therefrom.

The third section covered a wide area. It was denominated the Group Physical, and included physical geography, general meteorology, general geology, botanical and zoological geography, and general anthropology. Of the forty questions allotted to this section for discussion, my space requires that I should select only a few. Different theories relative to the origin of mountains; the relations which exist between the elevation of the surface and its geological constitution; to investigate the origin and general movement of atmospheric whirlwinds or cyclones, as well as their periods; to compare the meteorological condition, ancient and modern, of countries where forests have been destroyed, and to state the influence which the recovering of mountain tracks with forest and herbage has had upon the quantity of rain-fall, and upon the outpour of waters upon the surface; the geographical distribution of plants and animals during the tertiary period, with the consequences which result therefrom relative to the climatology of the globe during that period, and relative to the distribution of land and water; geographical relations between the fauna and flora of the tertiary period and those of the present day; the influence of causes anterior to the present geological epoch upon the area occupied during our epoch by vegetable species; species, orders, and families of plants which are characteristic of great natural regions; to study the resemblances and differences which exist between the fauna of different islands of Polynesia. Do the fauna of North and South America belong to the same zoological centre? Geographical distribution of prehistoric races of mankind, and of those which are regarded as fossil, and the relations of these to those of the present epoch; the migration and transplantation of races, and the displacement of one race by another; the distribution of mankind in ancient and modern times in Oceanica; discussion of the classification of Wallace—Malays, Negritos, &c.; distribution of the black African races—dolichocephalic and brachycephalic; of the American races—Red-skins and Esquimaux.

To section four, designated the Group Historic, were assigned such questions as the following: To establish upon the territory of Europe,
in prehistoric times, the existence of populations differing in instincts, habits, and aptitudes, according to the monuments which they have raised, and the works of art which they fabricated. Recent palaeontological researches have revealed, upon different parts of the globe, particularly in Europe, traces of the presence of man at epochs anterior to the most ancient documents. What relations can be established between these new nations and the most ancient authentic historic documents? Among the greater number, if not in all the principal branches of the Indo-European family, there exists a duality of physical type perfectly well marked, the black type and the blonde, in connection with a unity of speech. This duality shows itself in the eastern branch between the Persians and the Hindoos, and has a parallel existence also among the Slavs, among the ancient Greeks, and among the Celts. What has been done up to the present, or what can be done with the data before us to explain the ethnological phenomenon?

The fifth section, called the Group Economic, was of especial interest, and comprised geography, economic, commercial, and statistic. Its importance can best be shown by a statement of some of the questions it discussed—such as the following: What are the general causes which induce populations to emigrate and States to found colonies? What are the systems of colonization which have given, hitherto, results the most advantageous to the mother country on the one hand, and to the colony on the other? In view of the progress of geography, and the development of commerce, what are the best means of associating commercial and scientific interests? In what degree are merchant ship-owners able to serve the interests of science in general, and of commercial geography in particular, in stimulating collections, documents, and all other sources of information? What are the points where commerce and industry can supply themselves to best advantage with fuel for generating motive power, whether in depots or in workable deposits, and what is the approximate estimate of the quantity of such fuel in different countries? What are the most available stations on different parts of the globe for fisheries, and the working of different marine products? What are the consequences of the clearing away or destruction of forests upon the commercial, industrial, and agricultural condition of a country? What are the natural laws which govern the origin, distribution, increase, and decline of cities?
Several of the questions discussed in the preceding Group are of even more importance to us than to the States of the Old World. Our resources in mineral, agricultural, and forest wealth are great, but little known abroad—little known as yet, indeed, to ourselves.

Section sixth, called the Group Didactic, gave its time to the following, among other questions: What are the practical means of making more popular the elementary study of geography and topography? What ought to be the character of the geographical studies in the different branches of instruction, primary, secondary, and superior? What place does instruction in commercial geography hold, and according to what method is this instruction given in institutions founded to further commercial education? What are the institutions founded to further the acquisition of geographical knowledge? What are the best means for co-ordinating and developing the labors of geographical societies, and reaping therefrom the largest scientific results?

The seventh and last section, styled the Group of Voyages and Travels, concerned itself with questions relating to exploration, voyages undertaken for purposes scientific, commercial, and artistic. In voyages of discovery what are the principal obstacles which travelers encounter, and how may these best be obviated? What are the best methods to recommend for the observation of latitude and longitude? What comparative value ought to be given to the determination of heights by the barometer and by geodesic processes? What are the best methods for photographing observations?

All these questions, and many more, were discussed during the sittings of the sections, which continued for nearly two weeks. I attended principally the meetings of sections three and four, as being more in the line of my previous studies than the others. On one occasion I attended the sitting of the fifth Group, when the construction of a canal across the Isthmus of Panama was discussed under the presidency of Ferdinand de Lesseps, to whom the world owes the Suez Canal. The veteran engineer expressed himself quite sanguine of the practicability of the work, and at less cost than many of the estimates previously made.

As illustrative of geographical science in its various subdivisions, an Exposition was opened in connection with the Congress. Abundant space was appropriated to every nation which chose to participate. France was best represented. Russia, Austria, Prussia, England, and Italy followed in the order named. Switzerland, Belgium, and the
other minor States of Europe were well up. The States of the Western Continent contributed little to the Exposition, the space allotted to them being out of all proportion to their contributions. Even Japan made a better figure, and contributed more than some of those whose facilities were greater. Much to my mortification, the United States was about the lowest in the list. Either the General Government should have taken no part in the Exposition, or such part as would have been creditable. The best map of any American State or Territory which I saw there was executed abroad, and was found outside the American part of the Exposition. Gobes, maps, charts, instruments of every conceivable size, scale, projection, and construction, were to be found there in the greatest profusion. Models of towns, harbors, public buildings, and reduced fac-similes of mountain ranges in relief, were numerous in the most of the collections, particularly that of France. Topographical maps in relief, showing the relative altitudes and depressions of every part of France, and on a very large scale, attracted the attention and elicited the admiration of every one present. Large collections of prehistoric implements, illustrative of the neolithic and palaeolithic ages of mankind, as well as implements illustrative of savage, barbarous, and half civilized life, were also on exhibition, chronologically and topographically arranged. Not only the actual condition of geography, but the progress of it, was brought before the mind. Original maps, hundreds of years old, showing the first rude efforts of our scientific predecessors to realize their conceptions of surface and portray them to others, stood as first in a series of which the elaborate maps described above were the last. These, with the intervening projections, showed in panoramic view the rapid advance made from age to age—from the rude mapping of Ptolemy and mediæval geographers to the present day.

Two more features, which ought to have been added, would have aided much. Each country should have been represented in its products and in its minerals. In neither was this the case, whether from oversight or from a conviction that the scope of the exposition would have been too much enlarged, I did not learn.

On the last day of the Congress a distribution of prizes, under the presidency of M. Wallon, Minister of Public Instruction, took place. These were awarded by an international jury, which adjudged the merits of the respective exhibitors.
I beg to submit to your Excellency, and through you to the Legislature of Kentucky, the following considerations, suggested by my attendance upon the Congress:

There are three things of which this Commonwealth greatly stands in need: capital to develop her great mineral and agricultural resources, increase of population, and such provision for liberal and scientific education as shall enable her properly to utilize and direct these. It is unnecessary to dwell at any great length upon the extent and richness of the mineral deposits of Kentucky. The reports made, from time to time, through the public press, by Prof. Shaler, Director of the Geological Survey, certify their existence in the greatest abundance. There are thousands of square miles of rich coal lands, with iron of the best quality in immediate neighborhood thereto. These coal lands exist in the eastern part of the State, in the west, and in the south-middle counties. Neither does it need to be insisted upon that those countries and those commonwealths which possess coal and iron in the greater abundance are, and are likely to be, the great natural leaders in manufactures, in commerce, in civilization, and in all that makes up the world's progress in these days. To her coal and iron Great Britain, at present, owes a great part of her industrial and commercial supremacy—a supremacy which she never could have attained without them—a supremacy whose continuance will be measured only by the duration of her mineral treasures.

The single county of Lancaster has to-day a population twice as great as Kentucky, with actual wealth ten-fold as great. This population is sustained, and this wealth has accumulated in great part, from the development of her enormous treasure of coal and iron. From Manchester to Liverpool, and from each of these vast centres of wealth and manufactures and commerce, to Wigan and Bolton and Preston and Crewe and Rochdale and Stockport, one is never out of sight of dozens of tall chimneys, carrying their volumes of smoke athwart the sky. For a distance of twenty miles from Glasgow the whole country seems a blaze with blast furnaces extending on either hand as far as the eye can reach. Throughout Yorkshire, throughout the black country of which Birmingham is the centre, and throughout large part of Wales, the same dense populations are met, the same evidences of ceaseless activity are seen. In the Clyde, the Mersey, and the Tyne, from iron smelted and rolled and wrought in their respective localities, are built the great iron fleets of merchantmen which cover every sea and every ocean, and reap the harvest of the
commerce of the world. If it was no idle boast of Sir Robert Peel, forty years ago, that four hundred of his constituents could pay the national debt, one may imagine how immensely greater is that wealth to-day, after forty years of commercial prosperity such as Great Britain never knew before, and which is almost wholly due to the development of her coal and iron.

Such resources Kentucky possesses. The labor and the capital only are wanting to make many of our counties like Yorkshire and Lancashire, Lanark and Wales. Were our resources known abroad as they ought to be, both capital and labor would immigrate hither. Then we should see the hills of Eastern Kentucky and the coal fields of the west covered with tall chimneys and blast furnaces; manufactures would spring up; cities would grow, and wealth accumulate; and Kentucky would take the rank among the great States of the Mississippi Valley, to which, by her resources and her geographical position, she is entitled. How is this to be accomplished?

Reports made to the Legislature, embodying the results of surveys and agricultural returns, seldom find their way abroad—seldom come under the eye of the foreign capitalist. Foreigners have fared so ill with investments in America that they look with suspicion upon all the prospectuses of new schemes for constructing railroads, opening coal mines, and building iron works. Erie stocks, and stocks of bankrupt States, which have repudiated their obligations, are a stench in the nostrils of foreign capitalists. How may this state of things be corrected? I would suggest that Kentucky make such provision as shall enable a properly qualified commissioner or commissioners to attend such International Congress as that held in Paris; that he shall be furnished with maps of the State, and maps of counties, certified copies of its Geological Surveys; that these maps shall set forth carefully, and with scrupulous accuracy, the geological formation of every county where mineral wealth exists, its extent, approximate quantity and quality, and that these be accompanied with actual specimens of said minerals, with the actual analysis of each, as determined by the chemist of the survey.

I would further add, that a comprehensive statement, which should serve as a descriptive letter-press accompaniment to said maps, be prepared by a committee of competent men, and that copies of this in English, French, Italian, Russian, and German, be placed at his or their disposal for distribution among the members of the Congress. All these documents should bear the official seal of the Commen-
wealth as emanating from its Executive, under the authority and by direction of the Legislature. This assurance would satisfy the foreigner that all the representations made were in good faith, and not the catchpenny advertisements of fraudulent corporations. Were this done for a succession of years, I am satisfied that foreign capital would soon follow in the wake of prospecting parties sent by foreign capitalists eager to find a profitable investment for the surplus millions now lying in their coffers, or yielding a maximum dividend of two and three per cent. Foreigners will accord a consideration to official parchments signed by Governors and Legislatures of Western States which they will be slow to give to unauthenticated paper.

The State should also make similar provisions for exhibiting its agricultural products, their kind, their quality, the yield per acre, with the price of farming land and the price of labor. This would show the condition of the owner of the soil and the condition of the cultivator. Thousands abroad would be glad of such certified information as would enable them to make an intelligent choice of a home in a Western State. They would learn therefrom the data which they often seek for and never attain. In the second place, such legislation as would directly encourage immigration should be enacted. A Bureau of Immigration, such as exists in New Zealand, would attract to our Commonwealth thousands of handy men and women, who go instead to the States North and Northwest to make their own fortunes, and add to the material and moral strength of their adopted homes.

Of equal importance is the provision for liberal, scientific, and technical education. I shall say nothing here of the common school nor the academy. The State needs, and needs greatly, a first-class university, adequately endowed, where all her youth may obtain as good an education as can be had anywhere in America or out of it. She requires a university where not only classics are taught, but modern languages in their widest extent, mining, engineering, history, political economy, mental and moral science, chemistry, physics, geology, mineralogy, botany, zoology—in short, the whole circle of knowledge and the whole circle of science. Education has made Germany, naturally poor, the first country in moral and material power in continental Europe. Technical and scientific education, notwithstanding her enormous natural disadvantages, is making her citizens and mechanics formidable competitors with English producers.
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Great Britain, under the sagacious forethought of her statesmen, sees the necessity for an education broader, higher, and deeper than that for which she has hitherto made provision, if she will retain her manufacturing and commercial supremacy. She remolds her old universities, founds new ones, endows them, makes education virtually compulsory, and makes such provision for technical and scientific training as shall enable her to keep the vantage ground already won.

To come nearer home, New England, with a poor soil and little mineral wealth, has, by her system of education, moulded the thought and shaped the destinies of this Republic to an extent out of all proportion to her population. And here I beg to submit this important consideration: There are two types of civilization in this Republic. One is represented by New England; the other is, or rather was, represented by Virginia. New England gave her impress largely to the two great Middle States; still more largely to the States north and northwest of us. The Virginia type prevailed over the States south and southwest. It is needless to argue which of these is the better. There are some elements in the one confessedly good which do not exist in the other. As a whole, we prefer the Virginia type. But it is equally needless to say that the great civil war gave it a rude shock—a shock from which it may never recover—a shock, certainly, under which it staggers to-day. Some of its institutions have been swept away. Burdened with debt, crippled in trade, deranged in its social organization, paralyzed in its industries, the States of the south and southwest are not likely to recover for years. Virginia has lost her leadership in the South, and the civilization of which Virginia was the representative is to-day in danger of being supplanted by one of a more aggressive type. We ourselves have been unconsciously contributing to this result. Our sons are sent to institutions to be educated where the dominant civilization and the dominant influences are those of New England. We contribute of our means to build up institutions beyond our own borders, and to supplant ideas and traditions by which our early habits of thought were moulded. There are elements doubtless good in the one and in the other. In the conflict of opinion in the future, let us hope what is good in both will survive and co-ordinate themselves to the ordering of a civilization and a polity which shall reflect all that is worth preserving in each. But the plea I make, and which I urge, is, that the mould in which our early ideas were cast, and the framework in which our habits of thought and action were set, are in danger of
being obliterated. It is a struggle for existence in which we ought not to abdicate our normal functions of co-ordinate thought and activity.

Now, the idea upon which I insist, and which I wish to impress with all the energy I can upon your Excellency and the Legislature of Kentucky is, that Kentucky is, and of right ought to be, to-day best fitted by her origin, her traditions, her history, her geographical position, and, above all, by her mineral and agricultural resources, to take the leadership, and be the representative of the civilization which I have denominated the Virginia type. But in order to do this it is necessary that she should provide for the high education within her own borders. She needs a great University, which shall be to her what Oxford is to England, what the Institute of France is to the French people, and what Harvard and Yale have been to New England. And just as her two great universities have contributed to differentiate English thought and English speculation, just as Harvard and Yale have largely moulded the thought and character of the Eastern States, so will a university of such proportions and such equipments as the Legislature ought to found and endow, shape the destinies of this Commonwealth, and exert a large influence upon those of the affiliated States with which she stands in most intimate relationship. Wherever the intelligence of a nation lies, there is its head, and wherever the head be, there is its capital. Rome, for ten centuries after the fall of the Empire, ruled Christendom—not by legions, but by brains. Aristotle for sixteen centuries reigned over the world of thought, and held a sceptre such as no prince, temporal or spiritual, ever wielded. Expunge to-day from the libraries of the world Aristotelian thought and Aristotelian influence, and the rents and chasms would be fearful to contemplate. What Aristotle was to ancient and medieval thought, Bacon has been to modern. The *Novum organum* was the dawn of a new era, and has proved the prolific germ of all the organic growth of modern science, from Bacon to Faraday and Tyndall. These are but examples of the more than imperial sway, not for a lifetime only, but for ages, of the giants of thought—

"The great of old,
The dead but sceptred sovereigns who still rule Our spirits from their urn."

What we need is, not so much elementary training as the discipline and culture and power which makes "leaders of men." We
want men so educated and disciplined that they can become exponents of ideas which are our heritage, and impress them upon others.

It is a very common, and a very pernicious error, that the Legislature of a State has done its duty in the matter of education when it has made ample provision for common schools. I would not be understood as disparaging the common school. It has a work to do, and that, too, one which can scarcely be estimated too highly; but in the common school the work of education is only begun. Its subjects are all elementary; its discipline all preparatory; the faculties of the mind which it brings into play are all subsidiary. It is only initiative, tentative, incomplete. At an age when the higher faculties begin to develop, and the youth is prepared to go forward with a bound, the common school can carry him no farther. The planting has been done, and the rudimentary stage is passed. As with the life of a plant, so with that of a human being. Its first energy is expended in enlarging its dimensions, with texture feeble and pulpy. Then follows a stage when the same power achieves firmness and consistency; when the fibres toughen and harden, and the prophetic blossom finds its fulfillment in the fruit. If the first stage be important, the last is not less so. So far as education is concerned, it is the crisis in the life of a man. All his higher faculties begin to wake up. Lines of investigation open out on every hand. The world of mind and the world of matter begin to reveal themselves in new forms and in new relations, returning question for question, and putting the inquirer to his mettle at every step. During this period of sifting and testing, of adjusting and displacing, of building up and tearing down, all that can aid in giving vigor and courage and resolution and honesty; all that can stimulate manifoldness and devotion to truth; all that can enkindle, and all that can guide an ambition at once honorable and generous, is urgently demanded. This is the sphere and this is the office of university training—a work as far beyond the common school as the training and fruiting of the vine is beyond the planting of the slip in the green-house pot. University training presided over the development, and determined its character, in David Hume and Adam Smith and Sir William Hamilton. Scotland would have been amply repaid for all the money expended on her universities for the last three hundred years had they yielded no other outcome than these three men. This is the critical period in education; this the time when the hand of a master is required; this the time when, if we properly appreciate the magnitude of the interests at
stake, we can intrust it to no men but tried men, and to no institutions beyond our own borders. To make ample provision for the common school is well; to foster and endow the academy and the college makes provision for carrying on the work, for building on the foundation laid; to provide by a properly equipped and adequately endowed university for the furnishing and finishing and adornment of the structure, is to complete the work—to send forth great men and true men to guide the destinies and determine the character of generations.

These treasures of coal and iron will be wrought; these fields will be cultivated; and the millions gathered therefrom will enrich thousands in the future. Whether these treasures will be wrought for us and our posterity or for others; whether these harvests will be gathered for us or for others; whether these millions will enrich our Commonwealth or go hence, leaving us as impoverished as the gold-bearing regions of the earth whose precious metals are mined and carried away by foreigners, will depend upon whether we rear an educated posterity to direct and control these results to their own enrichment instead of alien ends. Beyond all that is the political and social and moral character of our people. This also will be determined by the kind and extent of the higher education which we give them. Whether liberty shall co-exist with authority, and the rational end of all government thereby be attained, or whether liberty shall run into riot, and the fabric of civil government, unable to endure its vices or their remedies, work out its own dissolution, will depend on the moral and social and political education of our young men. It is not the common school training of the child, but the university training of the man, which fashions the intellect and moulds the intelligence of Commonweal ths and peoples.

It is not the masses of the people, however good their common education may be, who give a nation character abroad. In the end they may contribute to perpetuate its reputation; but the great men of a people determine it. Greece lives to-day, and will live through all time, in Homer and Thucydid es, in Plato and Aristotle, in Demosthenes and Alexander. Caesar and Cicero, Horace and Virgil, form by far the largest part of our conception of Roman majesty and grandeur.

England, wide as is her sway and great as is her power, is known abroad chiefly through Shakspeare and Milton, Pitt and Wellington. When abroad, I saw few who knew anything of Kentucky; but I
met few who had not heard of Clay and Crittenden and Breckinridge.

When the traveler approaches another land he first becomes conscious of its nearness by its bold promontories and its moun­tain summits. These, like light-houses and beacons, reveal their presence from afar. Their crests glisten in the sunlight, and their shadows fall far out from their base. So it is with the great men of a nation. They reveal its existence and give us our first impression of it. They are the stars of first magnitude in its firmament, and by the light they radiate or reflect render it luminous. By them we measure the mass of their fellow-countrymen. America, in the infancy of the Republic, was chiefly known and best known abroad by her Washington and Franklin—by the man "who was first in war, first in peace, and first in the hearts of his countrymen," and by the man who "snatched the lightning from heaven and the sceptre from tyrants."

This, moreover, is a work which ought to be done by the State. If the Commonwealth should make provision for the common school a fortiori, should it provide for university training? Denominational colleges are well enough for special training, but they do not in these times rise to the realization of the university idea. The time is past in the growth of Kentucky when the highest education needs the fostering care of the church. Educational establishments in this country and abroad are successful in proportion as they cut themselves loose from all ecclesiastical trammels, and depend upon other means than ecclesiastical endowments for their support.

The great foundations of Oxford and Cambridge in England, and the great universities of Germany, are, year by year, partly by internal development, partly by State legislation, emancipating themselves from clerical control, and rendering themselves amenable to the State. All the endowments set apart by churches for college and university education in the State would, if consolidated, furnish little more than adequate support for a university such as Kentucky ought to have.

Let our sons, then, be home-bred and home-educated first, then let them go abroad, if they will, to add to their already ample stores—to get their proper level by comparison with others, and to become less provincial and more cosmopolitan. Such a system of higher education as will develop, invigorate, expand, and liberalize, the State can give, and the State must give, if she discharge her duty to her sons.
I do not now suggest the means by which this should be done. But what I saw at the universities of Glasgow and Edinburgh, of Oxford and Cambridge, and elsewhere abroad, convince me that it can be done and ought to be done. This, however, is not the occasion to obtrude any scheme upon your Excellency or the Legislature. All I now urge as legitimately growing out of my mission, is the necessity for such provision, and the conviction that, from even the lowest point of view no investment which the State could make would pay half so well.

I have the honor to be,

Your obedient servant,

JAMES K. PATTERSON.

On motion of Mr. Feland, the report of Prof. Patterson was referred to the Committee on Education.

The Speaker laid before the House the following report of the Register of the Land Office, viz:

STATE OF KENTUCKY, LAND OFFICE,
FRANKFORT, December 31st, 1876.

To His Excellency, James B. McCrackey,
Governor of the Commonwealth of Kentucky:

Sir: In accordance with my duty as Register of the Land Office, I make and submit for your consideration the following report, showing the condition of the business and records of this office, that you may make such recommendations to the General Assembly as you may deem proper and necessary for the public good.

There are some of the old record books that need binding to keep them from falling to pieces. In some of them the records have faded and become so dim that they are scarcely legible. These are very important records, and provision ought to be made to have them copied.

I find that the records of this office are quite incomplete, and have been so for many years. The records show that there have been granted by the Commonwealth 26,078 patents, issued from plats and surveys founded upon Kentucky land warrants, and that only 16,121 of these plats and surveys have been recorded in the survey books, leaving of this class of plats and surveys to be recorded 9,957. The records also show that there have been granted 50,625 patents, issued from plats and surveys founded upon county court orders, and of this class there have been recorded 24,872, leaving yet to be recorded
25,853. And there have been granted 3,891 patents for land lying south of Walker's line. Of these, 904 plats and surveys have been recorded, leaving to be recorded 2,987, making a total number of plats and surveys to be recorded, and from which patents have been issued, 38,797. In fact, there has not been a plat and survey made since 1840, founded upon a county court order, recorded in the survey books of this office. In addition to this, there were, on the 6th of September, 1875, near six thousand patents issued that were not recorded in the grant books. About 2,000 of these have since been recorded, leaving near 4,000 yet unrecorded.

There are now registered 2,108 plats and surveys from which patents are due. These are to be issued and recorded as required by law. My experience in the office has satisfied me that it is impossible for me to do the unfinished work and make the records complete during my term of office with the clerical force allowed me; or for my successor to do so during the term succeeding mine. The business of the office has been falling behind every year since 1840, and to bring it up and make the records complete will require more time and labor than those who are unacquainted with the work would imagine.

LANDS WEST OF THE TENNESSEE RIVER.

Chapter 65, section 1, of the General Statutes, abolished the office of Receiver of Public Money for lands west of the Tennessee river. Section 2 makes it the duty of that officer to furnish the Register of the Land Office, within two months after the General Statutes went into effect, with a complete descriptive list of all the books, maps, plats, and papers pertaining to said office, and send the same, with a copy of the list, to the Register of the Land Office, whose duty in reference to the same is prescribed in said section.

No such list or books, maps, plats, or papers, pertaining to said Receiver's office, has been received at this office, and by reference to sections 3, 4, and 5 of said chapter, you will see that it is necessary that these books, maps, plats, papers, &c., should be forwarded to this office at once, that the Register may discharge his duty as required by said chapter. A reasonable compensation should be allowed the Receiver for said service, and a penalty affixed for a failure to comply therewith.

I make this report in the discharge of what I conceive to be my duty as the custodian of the records of this office. Being satisfied
that you will give this matter that consideration which its importance demands,

I am, sir,

Very respectfully,

Your obedient servant,

T. D. MARCUM,

Register Land Office.

Mr. Bowles moved that two hundred copies of this report be printed.

Which was adopted.

Mr. Fleming moved to reconsider the vote by which a resolution was passed directing the Sergeant-at-Arms to furnish each member with three newspapers.

Mr. Henton moved to lay the motion on the table.

And the question being taken on the motion to lay on the table, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Green Sterrett and Overstreet, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

A message was received from the Senate, by Mr. Wingate, Chief Clerk, announcing that the Senate had concurred in a resolution appropriating $100 dollars each to Thomas S. Pettit and K. F. Prichard.

Also, that the Senate had passed a resolution appropriating $25 to Dr. J. R. Hawkins for organizing the Senate in 1873.

Which was taken up and concurred in.

And then the House adjourned.

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THURSDAY, JANUARY 6, 1876.

The following petitions were presented, viz:

By Mr. Botts—

1. The petition of L. K. Steffey, of Barren county, praying that he be paid a balance due him as a common school teacher in said county.

By Mr. Pickett—

2. The petition of John W. Mills, of Adair county, praying an appropriation for conveying a pauper lunatic to the Asylum.

By Mr. Kitchen—

3. The petition of sundry citizens of Greenup county, praying for a repeal of the law in that county imposing a tax for common school purposes.

By Mr. Grinstead—

4. The petition of sundry citizens of the town of Edmonton, praying the repeal of the law prohibiting the sale of spirituous liquors in said town.
5. The petition of sundry citizens of the town of Edmonton, praying for a repeal of the prohibitory license law of said town.

By Mr. Ford—

6. The petition of sundry citizens of the town of Newville, Kentucky, praying for the incorporation of said town.

Which were received, the reading dispensed with, and referred—the 1st and 3d, to the Committee on Education; the 2d to the Committee on Claims; the 4th and 5th to the Committee on Propositions and Grievances, and the 6th to the Committee on Corporate Institutions.

Mr. Henton, from the Special Committee on Rules, presented the report of said committee as follows, viz:

THE SPEAKER.

1. Five members of the House shall constitute a quorum for the purpose of adjourning; fifteen members to call a House, send for absent members, and make an order for their censure and fine; a majority to proceed to business; and the numbers mentioned in this rule shall have power, in the absence of the Speaker, to elect a Speaker pro tem. for the purposes above designated.

2. The Speaker shall take the chair every day at the hour to which the House shall have adjourned on the preceding day; he shall immediately call the members to order, and, on the appearance of a quorum, shall cause the Journal of the preceding day to be read.

3. He shall preserve decorum and order; may speak to points of order in preference to other members, rising from his chair for that purpose. He shall decide questions of order, subject to an appeal to the House, on request of any two members.

4. Twenty-nine standing committees shall be appointed by the Speaker, viz:

   A Committee on Propositions and Grievances.
   A Committee on Privileges and Elections.
   A Committee on Claims.
   A Committee on the Judiciary.
   A Committee on Moral and Religious Institutions.
   A Committee on Ways and Means.
   A Committee on Internal Improvement.
   A Committee on Education.
   A Committee on Military Affairs.
A Committee on State Expenditures for Internal Improvement.
A Committee on the Penitentiary.
A Committee on Agriculture and Manufactures.
A Committee on the Sinking Fund—to consist of seven members each.
A Committee on Banks—to consist of six members.
A Committee on the Library—to consist of five members.
A Committee on Printing—to consist of five members.
A Committee on Public Offices—to consist of four members.
A Committee on Federal Relations—to consist of seven members.
A Committee on the Court of Appeals—to consist of five members.
A Committee on Circuit Courts—to consist of five members.
A Committee on County Courts—to consist of five members.
A Committee on the General Statutes—to consist of five members.
A Committee on the Codes of Practice—to consist of five members.
A Committee on Enrollments—to consist of five members.
A Committee on Railroads—to consist of eight members.
A Committee on Immigration and Labor—to consist of seven members.
A Committee on Insurance—to consist of seven members.
A Committee on Corporate Institutions—to consist of seven members.
A Committee on Charitable Institutions—to consist of seven members.

5. He may state a question sitting, but shall rise to put a question.

6. Questions shall be distinctly put in this form, viz: "Gentlemen, you who are of opinion, that (as the question may be), say AYE. You of the contrary opinion, say No."

7. If the Speaker doubt, or a division be called for, the House shall divide; those in the affirmative of the question shall first rise from their seats, and afterwards those in the negative. If the Speaker still doubt, or a count be requested, the Speaker shall name two members, one from each side, to count those in the affirmative; whose number being reported, he shall then name two others, one from each side, to count those in the negative; whose number being also reported, he shall rise and state the decision to the House: Provided, however, That such division or count shall not be allowed after the House shall have proceeded to other business.

S-H. R.
8. The Speaker shall vote on all questions; and when the yeas and nays are desired, the Speaker shall be first called, and if the House be equally divided, the question shall be lost.

9. The Speaker shall have the right to name any member to perform the duties of the Chair, but such substitution shall not extend beyond three days.

DEBATE.

10. When a member is about to speak in debate, or deliver any matter to the House, he shall rise and respectfully address himself to "Mr. Speaker."

11. If any member, in speaking or otherwise, transgress the rules of the House, the Speaker shall, or any member may, call to order; and the member called to order shall immediately sit down, unless permitted to explain; and the House, if appealed to, shall decide on the case without debate. If the decision shall be in favor of the member called to order, he shall be at liberty to proceed; if against, and the case require it, he shall be liable to the censure of the House.

12. When two or more members rise at once, the Speaker shall name the member who is first to speak.

13. No member shall speak more than twice on the same question without leave of the House, nor more than once, until every member in the House choosing to speak shall have spoken.

14. Whilst the Speaker is putting any question or addressing the House, no one shall walk across or out of the House; neither in such case, nor when a member is speaking, shall any one entertain private discourse, nor, while a member is speaking, shall pass between him and the Chair.

15. No member shall vote on any question in the event of which he is particularly or immediately interested, nor in any case where he was not within the bar of the House before the result was announced.

16. Every member who shall be in the House when a question is put, or before the result is announced, shall vote, unless excused by the House; and all motions to excuse a member from voting shall be made before the House divides, or before the call of the yeas and nays is commenced; and the question to excuse shall be decided without debate, and in no event shall any member be excused from voting on a motion to excuse another member from voting.

17. When a motion is made and seconded, it shall be stated by the Speaker, or, being in writing, shall be handed to the Chair, and read aloud by the Clerk before debated.
18. Every motion shall be reduced to writing, if the Speaker or any member desire it.

19. After a motion is stated by the Speaker, or read by the Clerk, it shall be deemed in the possession of the House, but may be withdrawn, by the consent of the House, at any time before a decision or amendment.

20. When a question is under debate, no motion shall be received but to adjourn, to lie on the table, for the previous question, to postpone to a day certain, to commit or amend, to postpone indefinitely; which several motions shall have precedence in the order in which they are arranged; and no motion to postpone to a day certain, to commit or postpone indefinitely, being decided, shall be again allowed on the same day, and at the same stage of the bill or proposition.

21. A motion to adjourn shall always be in order, and shall be decided without debate.

22. The previous question being moved and seconded, the question from the Chair shall be, “Shall the main question be now put?” and if the nays prevail, the main question shall not then be put. The effect of the previous question shall be to put an end to all debate, and bring the House to a direct vote on amendments reported by a committee, if any; then on pending amendments, and then on the main question.

23. Any member may call for a division of the question, when the sense will admit of it.

24. A motion for an amendment, until it is decided, shall preclude all other amendments of the main question.

25. Motions and reports may be committed at the pleasure of the House.

26. No motion or proposition on the subject, different from that under consideration, shall be admitted under color of amendment.

27. In all cases of election, there shall be a previous nomination by the House.

28. If a pending question be lost by adjournment of the House, and revived on the succeeding day, no member who has spoken twice on the previous day, shall speak again without leave.

29. Petitions, memorials, and other papers, addressed to the House, may be presented by any member in his place, who shall briefly state the contents thereof, which may be received, read, and referred on the same day, by agreement of the House.
30. Upon a call of the yeas and nays on any question, the names of members shall be called alphabetically; which call may be made at any time when a division or a count may be had.

31. On a call of the House, the door shall not be shut against a member until his name is called twice, and then absentees shall be noted by the Clerk, and fined one dollar, except excused by the House.

32. No member shall name another member present in debate.

33. Motions to proceed or dispense with the orders of the day, to dispense with any rule of the House, take up business out of its regular order, to commit or recommit, except with instructions, shall be proposed without debate.

BILLS, ETC.

34. Every bill shall be introduced by motion for leave, or by order of the House, on the report of a committee; and, in either case, a committee to prepare the same shall be appointed, and every such motion may be committed.

35. The question, on the first reading of a bill, shall be, "Shall the bill be read a second time?"

36. On the second reading of a bill, the Speaker shall state that it is ready for commitment, amendment, or debate, and may be committed to a select committee or committee of the whole House; if to a committee of the whole House, it shall be determined on what day. If the bill be engrossed, a day shall be appointed by the House for its third reading; a bill may be recommitted at any time before its passage.

37. Bills shall be reported by committees written in a plain hand; they shall not be engrossed, except by order of the House; and the style of every bill shall be, "Be it enacted by the General Assembly of the Commonwealth of Kentucky."

38. When a bill passes, it shall be certified by the Clerk, who, at the foot thereof, shall note the day on which it passed.

39. A motion to reconsider any vote of the House shall not be in order after three days shall have elapsed thereafter.

40. Reports of committees before made, not being by bill or resolution, and not decided on, may, in the order of the day, be called for before the bills.

41. No bill or resolution shall be taken from the orders of the day, out of the regular order, but by a vote of two thirds of the members present.

42. The standing rules of the House, and the regular order of business, shall not be suspended or interrupted unless by a vote of two thirds
of the members present; and, on a motion to suspend the rules or the regular order of business for the purpose of reporting or taking up a bill or resolution, or offering a resolution out of its regular order, a call of the yeas and nays shall be taken, and a call therefor shall not be dispensed with, even by unanimous consent.

43. After the Journal is read each day, petitions shall be called for by the Chair; then reports of standing committees, in the order in which they are appointed in the Journal; and then reports of select committees. The Committee on Enrollments may report at any time when not excluded by a privileged motion: Provided, That when any committee shall have occupied the morning hour on two days, it shall not be in order for such committee to report further until the other committees are called.

44. The order of business shall be—1st. Petitions; 2d. Reports from standing committees in their order; 3d. Reports from select committees; 4th. Motions—when the Clerk shall call the counties alphabetically, and if the call is not completed, the Clerk shall begin where he left off, when motions are called for the next day: Provided, That the orders of the day shall be called for precisely at 12 o'clock on each day.

45. If a bill or other measure be under consideration, and undetermined at the time of adjournment, the same shall, on the next day, take precedence of the usual orders of the day, and the consideration thereof be resumed.

46. When any report shall be left unfinished from any standing committee, it shall take precedence of the usual business of the morning, petitions excepted; and the consideration of all other unfinished business shall be resumed whenever the class of business to which it belongs shall be in order under the rules.

COMMITTEES OF THE WHOLE.

47. It shall be the standing order of the day throughout the session for the House to resolve itself into a committee of the whole House on the state of the Commonwealth.

48. When a bill or other matter is committed to a committee of the whole House, the question of going into the committee of the whole shall be first in the orders of the day.

49. In committee of the whole House, bills shall first be read through by the Clerk, and then read and debated by sections, leaving the preamble to be last considered.

50. All amendments made to an original House bill or resolution in committee shall be incorporated in the original, and so reported.
JOURNAL OF THE

51. All questions, whether in committee or in the House, shall be disposed of in the order in which they are moved, except that, in filling of blanks, the largest sum and the most remote day, shall be first put.

52. The rules of the House shall be observed in committee when applicable, except a rule limiting the time of speaking.

FINES AND CLERK’S DUTY.

53. A majority of any committee may proceed to business.

54. All fines on absentees shall be collected by the Sergeant-at-Arms for his own use.

55. The standing order of adjournment shall be to ten o’clock, A. M.

56. The Clerk or Assistant Clerk shall report all bills or resolutions to the Senate, unless otherwise ordered by the House.

57. No member or other person shall visit or remain by the Clerk’s table when the yeas and nays are being called.

58. The call of the counties for leaves and motions shall be made on each Wednesday and Saturday.

59. It shall not be in order to entertain any bill for the incorporation of any company, or in relation to any local or private matter, in cases where the same is now, or may hereafter be, authorized by general laws.

60. That all bills originating in the Senate, and reported to this House as passed therein, shall be regarded as having their first reading on the report of the Clerk of the Senate. Immediately thereafter, the Clerk shall read said bills by their titles, which shall be the second reading of the said bills; when the Clerk shall refer them to appropriate committees, unless otherwise ordered by the House; but if one fifth of the members present of the House object to this rule at any time, it shall not prevail.

61. On all questions not provided for in the foregoing rules, the House shall be governed by parliamentary law or usage.

Said report was read and adopted.

Mr. Bowles moved the following resolution, viz:

Resolved, That the Public Printer be instructed to print for the use of the House one hundred and twenty-five copies of the Constitution of the State of Kentucky, with index; the report of the special committee on rules, the joint rules of the House and Senate, a list of the standing committees of the House and Senate, and an alphabetical list of the members of the Senate and House, with their post-office address and county, which shall be printed in pamphlet form and bound in paper cover.

Which was adopted.
On motion, Mr. Lee was added to the Committee on Education.

On motion, Mr. David Pryse was added to the Committee on Internal Improvement.

The Speaker announced the following members as the committee to act in conjunction with the Senate committee upon that part of the Governor's message relative to the Centennial Exposition, viz: Messrs. Hallam, LaRue, Blue, J. N. Price, and John Feland.

On motion of Mr. Wood, Mr. Frazee, jr., was added to said committee.

On motion of Mr. Spurr, Mr. Berkele was added to the Committee on State Expenditures for Internal Improvement.

Mr. Bowles moved that the Public Printer be directed to print one hundred copies of the list of Standing Committees of the House for the use of the members.

Which was adopted.

And then the House adjourned.

FRIDAY, JANUARY 7, 1876.

The following petitions were presented, viz:

By Mr. Baker—

1. The petition of John B. King, late county attorney of Greenup county, and sundry citizens of said county, praying the passage of an act to compel the Greenup county court of claims to pay said King for his services as late county attorney.

By Mr. Blue—

2. The petition of sundry citizens of Union county, praying for the passage of an act to authorize the Union county court to hold at least two terms, in each year, of the quarterly court at Caseyville, in said county.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Propositions and Grievances, and the 2d to the Committee on County Courts.
A message was received from the Senate, announcing that they had passed a bill entitled,
An act to provide for the holding of county courts when the judge is absent or cannot preside,
Also, that they had passed a resolution ordering the firing of national salutes on the 8th day of January and the 22d day of February, 1876.

Said resolution reads as follows, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky, That the Quarter-Master General is hereby directed to cause to be fired a national salute on the 8th day of January, 1876, and also on February 22d, 1876, in commemoration of the battle of New Orleans and the birthday of Washington, and that the Auditor be directed to draw his warrant on the Treasurer for the cost of the same.

Mr. Bowles moved to suspend the rules and take up said resolution.

And the question being taken on said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William A. Moore,
William C. Allen, John B. Otten,
Marshall Baker, Samuel R. Overstreet,
William Berkle, J. V. Owen,
Bell G. Bidwell, Chas. Patterson,
James D. Black, James M. Payne,
James B. Blue, George W. Pickett,
William H. Botts, W. L. Pollard,
James H. Bowden, Jere. Poor,
Orlando C. Bowles, John W. Powell,
H. H. Brinkley, John Preston,
Tobias W. Burton, J. N. Price,
Pat. Campion, David Pryse,
James W. Chowning, O. C. Richardson, sr.,
E. A. Coffman, C. W. Robbins,
James M. Cook, Ben. J. Shaver,
E. G. Cox, M. M. Sloss,
G. W. Craddock, A. H. Smith,
K. R. Culbertson, D. B. Smith,
S. P. Douthitt, George R. Snyder,
Thomas J. Drury, Ralph L. Spalding,
P. H. Duncan, Richard A. Spurr,
W. J. Edrington, John A. Steele,
John Ellis, L. J. Stephenson,
J. H. Emerson, Green Sterrett,
Mr. Hunter offered the following amendment to said resolution, viz:

Amend by adding the following: "That simultaneously with the firing of the salute, the Sergeant-at-Arms be directed to raise the national flag on the dome of the Capitol, and remain there during the sitting of the Legislature.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

Messrs. Bidwell, Minor, and Hunter were appointed a committee to report said amendment to the Senate, who, after a short time, reported that their duty had been performed.

A message was received from the Senate announcing that they had concurred in the House amendment to the resolution ordering the firing of national salutes.

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

- A resolution in relation to the Governor's message;
- Resolution for the benefit of J. Russell Hawkins;
- Also, a resolution, which originated in the House, of the following title, viz:
- A resolution to appropriate money to Thos. S. Pettit and K. F. Prichard;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Price inform the Senate thereof.

Mr. Hume offered the following resolution, viz.

Resolved, That the committee in the contested election case of Allen Prichard vs. K. R. Culbertson be allowed a secretary.

The question being taken on the adoption of said resolution, it was decided in the negative.
A message was received from the Governor by Hon. J. Stoddard Johnston, Secretary of State, as follows, viz.:

STATE OF KENTUCKY, EXECUTIVE DEPARTMENT, 
FRANKFORT, January 7th, 1876.

Gentlemen of the House of Representatives:

In accordance with the requirements of section 3, article 1, chapter 108, of the General Statutes, I herewith communicate to you a copy of the bond of the Treasurer of Kentucky, executed 29th day of December, 1875, and approved by me December 30th, 1875; also a copy of the oath taken by him December 30th, 1875.

JAMES B. McCREARY, 
Governor of Kentucky.

STATE OF KENTUCKY, sc.:

We, James W. Tate, Treasurer of the State of Kentucky, and the undersigned, his sureties, agree and bind ourselves, jointly and severally, in the penalty of three hundred thousand dollars, that the said James W. Tate, Treasurer as aforesaid, shall well and truly discharge all the duties imposed upon him by law; that he shall faithfully hold and keep all moneys of the Commonwealth of Kentucky intrusted to him by the laws of the State; that he will pay in due time all moneys directed by law to be paid out of the Treasury, and will well and faithfully discharge not only the duties now imposed upon the Treasurer of this State, and such other duties as may be hereafter imposed upon him by any act of the General Assembly of the Commonwealth of Kentucky.

Witness our hands this 29th day of December, 1875.

[Signed]

JAMES W. TATE,
W. J. CHINN,
EDMUND BOTTS,
W. S. Fogg,
W. H. BARBER,
B. T. QUINN,

By A. J. James, their Attorney in fact.
ISAAC WINGATE,
W. E. FEATHERSTON,
WILLIAM JONES,
S. BLACK,
R. A. WILSON,
C. WARREN,
A. W. MACKLIN,
D. M. Bowen,
G. W. ROHR,
WM. GIBSON,
C. T. FREEMAN,
J. W. STEVENSON,

A. J. James, their Attorney in fact.
HIRAM BERRY.
JAN. 7.]  HOUSE OF REPRESENTATIVES. 123

COMMONWEALTH OF KENTUCKY,
OFICE OF SECRETARY OF STATE.)

I, J. Stoddard Johnston, Secretary of State for the Commonwealth of Kentucky, do hereby certify that the foregoing is a true and correct copy of the official bond of James W. Tate, Treasurer of the State of Kentucky, the original of which has been filed in my office by the Governor of Kentucky, as required by law, and is now in my custody.

Given under my hand this 6th day of January, A. D. 1876.

J. STODDARD JOHNSTON,
Secretary of State.

FRANKLIN COUNTY, set.:

This day James W. Tate came personally before the undersigned, a justice of the peace for said county, and took the oath prescribed in the first section of the eighth article of the Constitution of Kentucky, according to law.

Witness my hand as a justice of the peace for said county, this 30th day of November, 1875.

[Signed] G. W. GWIN, J. P. F. C.

I certify that the foregoing is a true copy of the original on file in my office.

J. STODDARD JOHNSTON,
Secretary of State.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Hallam, from the Committee on Banks—
An act to amend an act, entitled "An act to charter the Mechanics' Bank of Paducah, Kentucky," approved February 7, 1867.

By Mr. Hallam, from the Committee on Banks—
An act to incorporate the Falmouth Deposit Bank.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to incorporate the St. Bonifacius Roman Catholic Men's Society, of Paducah, Kentucky.

By same—
An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company.

By Mr. Minor, from the same committee—
An act to amend the charter of the Lebanon and Bradfordsville Turnpike Road Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Little, from the Committee on General Statutes, reported a bill, entitled
An act to amend section 5, chapter 26, of the General Statutes.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Feland offered an amendment to said bill
Mr. Grigsby moved to recommit said bill and amendment to the Committee on the General Statutes.
And the question being taken on said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, reported a bill, entitled
An act to amend chapter 52 of the General Statutes.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with.
Mr. Feland moved that said bill be printed, and the third reading of the same be set for Monday next, at 12 o'clock, M.
And the question being taken on said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, reported a bill, entitled
An act to amend an act, entitled "An act to authorize the sheriff and master commissioner of Fayette county to advertise sales of real and personal property in said county."
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Ford moved to amend said bill by extending its provisions to Daviess county.
On motion of Mr. Little, said bill and amendment were recommitted to the Committee on the General Statutes.

Mr. Spurr, from the Committee on Agriculture and Manufactures, asked to be relieved from the consideration of a bill, entitled

An act to prevent vagrancy.

On motion, the same was referred to the Committee on the Judiciary.

Mr. Frederick 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 be required to furnish three hundred additional copies of the last annual report of the Kentucky Asylum for the Education of the Blind to the superintendent and trustees of said Asylum, for circulation.

And then the House adjourned.

SATURDAY, JANUARY 8, 1876.

The following petitions and remonstrance were presented, viz:

By Mr. Fleming—
1. The petition of sundry citizens of Crittenden county, praying an appropriation to slack-water Tradewater river to Bellville.

By Mr. Luttrell—
2. The petition of James A. Reed, praying for compensation for conveying a patient to the lunatic asylum.

By Mr. Emerson—
3. The petition of sundry citizens of Mayfield, in Graves county, praying for the repeal of the local option law in so far as it applies to said city.

By Mr. Pryse—
4. The petition of sundry citizens of Beattyville and Proctor, in Lee county, praying that Granville D. Bigley and his successors be allowed to erect a ferry across the North Fork of the Kentucky river immediately above its junction with the South Fork.
By Mr. Spalding—
5. The petition of the members of the bar of the Marion circuit, praying for the establishment of a court of common pleas in Marion county.

By Mr. Douthitt—
6. The petition of the members of the Henry county court, praying the repeal of the act approved March 27, 1872, in reference to the allowance to the county judge of said county; also the act repealing the law of judicial and execution sales applicable to said county.

By Mr. Owen—
7. The petition of sundry citizens of Corydon, praying the repeal of the local option law within the limits of said town.

By Mr. Powell—
8. The petition of J. C. Vanarsdale, asking to have money refunded him, being amount overpaid by him as late sheriff of Owsley county.

By Mr. Bowles—
9. The remonstrance of sundry citizens of Pike county, against the formation of a new county out of any territory of said county.

Which were received, the reading dispensed with, and referred—the 1st and 4th to the Committee on Internal Improvement; the 2d and 8th to the Committee on Claims; the 3d to the Committee on Moral and Religious Institutions; the 5th to the Committee on Circuit Courts; the 6th to the Committee on County Courts; the 7th and 9th to the Committee on Propositions and Grievances.

A message was received from the Senate, announcing that they had passed a joint resolution in relation to that portion of the Governor's message relative to the death of the Hon. John C. Breckinridge.

Which was read and referred to the following as a special committee, viz: Messrs. Spurr, Henton, Lockhart, Jenkins, and Preston, and the same was made a special order for Saturday, January 15, at 11 o'clock, A. M.

Leave of absence was granted Mr. Price until Tuesday next.

Leave of absence, indefinitely, was granted Messrs. Richard P. Stoll and Chowning.

On motion, Mr. Robert Sterrett was added to the Committee on Penitentiary.
On motion, Mr. Richard P. Stoll was added to the Committee on Ways and Means.
On motion, Mr. Bidwell was added to the Committee on the Sinking Fund.
On motion, Mr. Black was added to the Committee on the General Statutes.
On motion, Mr. A. H. Smith was added to the Committee on Moral and Religious Institutions.

Mr. Lee offered the following resolution, viz:
Resolved, That the use of this Hall is tendered to Captain William J. Heady, for the purpose of a speech to-night, he being a candidate for the United States Senate.
Which was adopted.

Mr. Feland offered the following resolution, viz:
Resolved, The Speaker may vote on all questions, but shall not be required to do so except in the case of a tie; and when the yeas and nays are called, the Speaker shall be last called, and if, after he may have voted, the House be equally divided, the question shall be lost.
Mr. Snyder moved to postpone the consideration of said resolution indefinitely.
And the question being taken on said motion, it was decided in the affirmative.

Mr. Craddock offered the following resolution, viz:
Resolved, That the Committee on Immigration and Labor be instructed to inquire into the expediency and practicability of establishing a Bureau of Agriculture, Immigration, and Statistics, and report by bill or otherwise.
Which was adopted.

Mr. Craddock moved the following resolution, viz:
Resolved, That the Committee of Ways and Means be instructed to ascertain whether the revenue tax may not be reduced five cents upon the hundred dollars of the assessed value of the taxable property of the Commonwealth, and report by bill or otherwise. That the proper officers be requested to furnish the committee with proper facilities to enable them to report intelligently.
Which was adopted.

Mr. Emerson offered the following resolution, viz:
Whereas, By section 1, chapter 65, General Statutes, the office of receiver of public money for lands west of the Tennessee river is abolished; and whereas, by section 2 of said chapter it was made the duty of the incumbent of that office, within two months after the revision went into effect, to make out a complete descriptive list of
all the books, maps, plats, and papers pertaining to his office, and
send the same, with a copy of the list, by the safest and cheapest
mode of conveyance, to the Register of Land Office; and whereas,
information is furnished by the Register of Land Office that no such
books, maps, plats, and papers are in his office; therefore, be it

Resolved by the House of Representatives, That a committee of three
members be appointed by the Speaker, whose duty it shall be to
ascertain why said books, papers, &c., have not been sent, as required
by the statute aforesaid, to the office of the Register of Land Office,
or to gain any other information concerning said records, and to
report as soon as practical to this House.

Which was adopted.

Whereupon the Speaker appointed Messrs. Emerson, Jones, and
Bidwell said committee.

Mr. Bowles read and laid on the table the following joint resolu-
tion, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That a joint committee be appointed, to consist of three from the
House and two from the Senate, whose duty it shall be to investigate
the condition of the records of the Land Office, which committee
shall have power to send for persons and papers, and it shall report
by bill or otherwise.

Mr. Hocker moved the following resolution, viz:

Resolved, That the Committee on Ways and Means be instructed
to inquire into the expediency of reducing the salaries of all officers of
this Commonwealth, and report by bill or otherwise.

Which was adopted.

Mr. Bowles offered the following resolution, viz:

Resolved, That the Auditor of Public Accounts be requested to
report to this House the cause of his delay to furnish the General
Assembly with his report as required by law.

Which was adopted.

Mr. Preston read and laid on the table the following joint resolu-
tions, viz:

Whereas, The State of Kentucky has been invited to participate
with the other States in the Centennial Exposition, proposed to be
held in commemoration of the one hundredth anniversary of Ameri-
can freedom; and whereas, the object proposed can only be carried
out when that civil and political liberty and equality for which our
forefathers contended are guaranteed to all our people; and whereas,
various citizens of our own and other Southern States are under the
ban of proscription imposed by the 14th Amendment, which proscrip-
tion it seems the purpose to continue indefinitely, as would appear
from a resolution introduced in Congress on the 5th inst. by James
G. Blaine, a member from Maine; therefore,
Resolved by the General Assembly of the Commonwealth of Kentucky, That Kentucky will not participate in said Centennial until there shall be universal amnesty, and until all of her own sons and those of her sister States can unite on terms of equal citizenship in celebrating an occasion so fraught with interest to the free, but at which those in bondage have no place.

Resolved, That the Governor of this Commonwealth be requested to transmit a copy of these resolutions to our Senators and Representatives in Congress.

Ordered, That said resolutions be referred to the Committee on Federal Relations.

A message was received from the Governor by Hon. J. Stoddard Johnston, Secretary of State, presenting the following letter from Dr. Luke P. Blackburn, in relation to the Asiatic cholera, viz:

FRANKFORT, January 8, 1876.

Governor James B. McCrory:

Your message to the General Assembly of the State of Kentucky suggests the formation in that body of sanitary committees. I presume they will, of course, be raised. Should such be the case, I should be happy to have the opportunity of appearing before them.

I am confident that I can demonstrate the fact that the most terrible scourge known in modern times, to-wit, Asiatic cholera, can not only be controlled medically, but can be so completely guarded against as to be rendered comparatively harmless, if not completely eradicated. In making known this discovery to the world, I have no higher desire than that it should authoritatively be promulgated through the Executive and Legislature of my native State.

I have the honor to be,

With sentiments of high consideration,

Your obedient servant,

LUKE P. BLACKBURN.

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

An act to amend an act approved February 9, 1872, in relation to the Augusta and Minerva Turnpike Road Company, in Bracken county.

An act to amend an act, entitled "An act incorporating the German Real Estate and Building Association of Louisville."

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to provide for the holding of county courts when the judge is absent or cannot preside.

Said bill was read the first time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That whenever the county judge of any county in this State shall be absent, or unable from any cause to attend and hold the regular monthly county court, or if in attendance, cannot properly preside, it shall be the duty of the county court clerk, upon being informed of such failure, to notify the justice of the peace residing nearest the court-house of said county, and if his attendance cannot be procured, the next justice in the county nearest the court-house, of the failure of the county judge to attend, or his inability to preside; and it shall be the duty of said justice to attend and hold said court, and for that purpose he is hereby vested with all the powers which are now or may be by law conferred upon the county judge; may cause the justices of the county to be summoned to attend and sit with him, if necessary to transact the financial business of the county, and to transact any and all business that said county judge might and could do if present and presiding; and for his services thus rendered the county court, at their court of claims, shall make a reasonable allowance, to be levied and paid out of the county levy: Provided, That the allowance made the pro tem. judge be deducted from any allowance made the county judge by the court of claims.

§ 2. This act shall not apply to the county of Jefferson.

§ 3. This act shall take effect from and after its passage.

Ordered, That said bill be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

A message was also received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of the sureties of John G. Samuels, late sheriff of Nelson county.

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

The rule of the House and constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on the Judiciary.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Steele, from the Committee on Internal Improvement—
An act to amend the charter of the Mayslick and Helena Turnpike Road Company, in Mason county.

By same—
An act to amend the charter of the Hill City Turnpike Road Company.

By Mr. Grigsby, from the Committee on Education—
An act to incorporate the Harrodsburg Library Association.

By Mr. Frazee, jr., from the Committee on County Courts—
An act to repeal an act, entitled “An act to incorporate a police municipality in Jefferson county,” approved February 11, 1874.

By same—
An act to repeal an act, entitled “An act to apply the provisions of an act, entitled ‘An act to incorporate a municipality in Jefferson county,’ to certain other precincts,” approved February 23, 1834, and styled chapter 566.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Minor, from the Committee on Corporate Institutions, reported a bill, entitled
An act to improve the navigation of the South Fork of the Kentucky river, in Clay county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be printed, and made the special order for Monday next, at 10 o'clock, A. M.

Mr. Spurr moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the negative.

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

Those who voted in the affirmative, were—

William C. Allen, Thomas J. Henry, Samuel R. Overstreet,
Marshall Baker, Thomas W. Henton, J. V. Owen,
H. H. Brinkley, Allen C. Hagan, John Preston,
S. P. Douthitt, W. G. Hunter, David Pryse,
Thomas J. Drury, T. J. Jenkins, Thomas H. Shanks,
P. H. Duncan, Wm. Kitchen, A. H. Smith,
John Ellis, Martin W. LaRue, Richard A. Spurr,
John Feland, William B. Lindsay, John A. Steele,
Josiah G. Ford, G. C. Lockhart, L. J. Stephenson,
George H. Gardner, William A. Moore, Albert A. Stoll,
L. E. Green, John B. Otten, Charles H. Wood—34.

Those who voted in the negative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., Chas. Patterson,
Bell G. Bidwell, W. H. Frederick, James M. Payne,
James D. Black, Joseph A. Gaines, George W. Pickett,
James B. Blue, John D. Gardner, W. L. Pollard,
William H. Botts, J. Warren Grigsby, Jere. Poor,
James H. Bowden, Robert E. Grinstead, John W. Powell,
Orlando C. Bowers, Theodore F. Hallam, O. C. Richardson, sr.,
Tobias W. Burton, Richard P. Hocker, Samuel Russell,
E. A. Coffman, E. E. Hume, Ben. J. Shaver,
James M. Cook, Wood M. Jones, M. M. Sloss,
F. G. Cox, John Watts Kearny, D. B. Smith,
K. R. Culbertson, W. Jeff. Lee, George R. Snyder,
W. J. Edrington, Robert E. Little, Ralph L. Spalding,
J. H. Emerson, Lucien S. Luttrell, Green Sterrett,
Rufus Emmons, Bryan S. McClure, Robert Sterrett,
James Farmer, Wm. E. Minor, W. J. Taylor,
John M. Fish, Thos. J. Montgomery, G. W. Winns—52.

Mr. Hallam, from the joint special committee on the Centennial, reported a bill, entitled
An act to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be printed.

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

On motion of Mr. Botts—
1. A bill to amend section 6, article 13, chapter 20, of the General Statutes, for the benefit of J. P. Nuckolls, of Barren county.

On motion of Mr. Lary—
2. A bill incorporating the Kentucky Grangers' Mutual Benefit Society.

On motion of Mr. Lockhart—
3. A bill amending the charter of the city of Paris.

On motion of same—
4. A bill amending section 19, article 2, chapter 48, of the General Statutes.

On motion of same—
5. A bill regulating the rate of tolls on the Paris and North Midletown Turnpike Road.

On motion of same—
6. A bill amending section 1, article 11, chapter 28, of the General Statutes.

On motion of Mr. Grigsby—

On motion of same—
8. A bill to amend the charter of Shelby City, Boyle county.

On motion of Mr. Drury—
9. A bill for the benefit of Samuel Crawford, of Breckinridge county.

On motion of same—
10. A bill for the benefit of Stephensport, in Breckinridge county.

On motion of Mr. Lee—
11. A bill to promote the horticultural interest of the State.

On motion of Mr. J. D. Gardner—
12. A bill to establish the jurisdiction of magistrates in this Commonwealth at two hundred dollars.
On motion of same—
On motion of Mr. McClure—
14. A bill to amend the charter of the Liberty and Green River Valley Turnpike Road Company, in Casey county.
On motion of Mr. Snyder—
On motion of same—
16. A bill to repeal section 2, article 16, of the Revised Statutes.
On motion of same—
17. A bill to amend an act, entitled "An act to incorporate the Kiddsville Turnpike Company."
On motion of Mr. Treadway—
On motion of same—
19. A bill for the benefit of Wm. Williams, late circuit and county clerk of Owsley county.
On motion of same—
20. A bill for the benefit of Daniel McCollum, committee for Nancy Lamberta, of Owsley county.
On motion of same—
21. A bill to authorize George W. Collier, assessor of Jackson county, to appoint Millard F. Collier his assistant assessor.
On motion of same—
22. A bill for the benefit of the board of trustees of the town of Booneville, Owsley county.
On motion of Mr. Hunter—
23. A bill to attach that portion of Cumberland county known as Rock House Bottom to Russell county.
On motion of same—
24. A bill to amend an act, entitled "An act to provide an additional voting precinct in Cumberland county."
On motion of Mr. Fleming—
25. A bill for the benefit of R. N. Walker, late sheriff of Crittenden county.
On motion of Mr. Pryse—
On motion of same—
27. A bill to erect a State road from the terminus of the Irvine and Miller's Creek Turnpike, by way of Beattyville, to Pound Gap.

On motion of same—
28. A bill to change the time of holding the circuit courts of the 13th judicial district.

On motion of Mr. Craddock—
29. A bill to amend section 5, article 29, chapter 29, of the General Statutes.

On motion of same—
30. A bill to charter a free bridge between North and South Frankfort.

On motion of Mr. Jones—
32. A bill to repeal section 22, chapter 37, of the General Statutes, title "Evidence."

On motion of same—
33. A bill to repeal an act of the General Assembly of Kentucky, approved March 11, 1873, entitled "An act to transfer the equity causes from the Hickman circuit court to the Hickman court of common pleas."

On motion of same—
34. A bill to repeal chapter 248, acts General Assembly of Kentucky, entitled "An act to transfer the equity causes from the Hickman circuit court to the Hickman court of common pleas," approved February 10, 1874.

On motion of same—
35. A bill for the benefit of the sheriffs of this Commonwealth.

On motion of same—
36. A bill to amend section 14, article 8, chapter 92, of the General Statutes.

On motion of same—
37. A bill for the benefit of physicians of this Commonwealth.

On motion of Mr. Hagan—
38. A bill for the benefit of Lindsey Clark, sheriff of Floyd county.

On motion of Mr. Duncan—

On motion of same—
40. A bill to amend chapter 55 of the General Statutes, entitled "Enclosures and Certain Trespasses."
On motion of Mr. Poor—
41. A bill to increase the jurisdiction of justices of the peace in Grant county to one hundred dollars.
On motion of Mr. Patterson—
42. A bill to amend the charter of the town of Campbellsville.
On motion of Mr. Baker—
43. A bill for the benefit of Carlisle Callon, of Greenup county.
On motion of Mr. Green Sterrett—
44. A bill to increase the jurisdiction of the justices of the peace and the county court judge of Hancock county.
On motion of Mr. George H. Gardner—
45. A bill to reduce the number of grand and petit jurors in this Commonwealth.
On motion of same—
46. A bill to repeal an act, entitled "An act to protect citizens of this Commonwealth from empiricism," approved February 23, 1874.
On motion of Mr. Robert Sterrett—
47. A bill to amend an act, entitled "An act for the benefit of keepers of stud-horses, jacks, and bulls," which became a law without the approval of the Governor, 15th April, 1873.
On motion of same—
48. A bill to increase the jurisdiction of the county judge and justices of the peace of Hart county.
On motion of Mr. Frederick—
49. A bill to allow the justices of the peace of Jefferson county to hold courts after five days' notice.
On motion of Mr. Ellis—
50. A bill for the benefit of C. W. Hull, deputy jailer of Kenton county.
On motion of Mr. Black—
51. A bill to increase the number of common school trustees to three in each school district in this Commonwealth.
On motion of Mr. Overstreet—
52. A bill to increase the jurisdiction of magistrates in Jessamine county to $100.
On motion of Mr. Fish—
53. A bill for the benefit of the committee of Lucinda Mullens, idiot, of Rockcastle county.
On motion of Mr. Bowles—
54. A bill to provide for the improvement of the North Fork of the Kentucky river.

On motion of same—
55. A bill for the benefit John Dills, jr., of Pike county.

On motion of Mr. Emmons—
56. A bill for the benefit of the Cabin Creek Turnpike Road Company.

On motion of Mr. Bowden—
57. A bill to amend subsection 2, section 1, article 4, chapter 63, of the General Statutes.

On motion of same—
58. A bill to amend article 1, chapter 5, of the General Statutes.

On motion of same—

On motion of same—
60. A bill to amend section 2, article 22, chapter 28, of the General Statutes.

On motion of Mr. Albert A. Stoll—
61. A bill to amend an act, entitled "An act to establish the Kentucky Institution for the Education of the Blind."

On motion of same—
62. A bill to amend section 10, chapter 24, of the General Statutes.

On motion of same—
63. A bill to incorporate Thomas Bennett, Alex. Hays, James Hatch, and others, of Jefferson county, into a body-politic, &c.

On motion of same—
64. A bill to regulate justices of the peace in Jefferson county.

On motion of Mr. Campion—
65. A bill to provide for the completion of the public buildings and offices at the Seat of Government.

On motion of same—
66. A bill to regulate the elective franchise of the city of Louisville.

On motion of Mr. Russell—
67. A bill to regulate the sale of railroads and their franchises.
On motion of same—
68. A bill to incorporate the Narrow Gauge Street Railway Company of Louisville.

On motion of same—
69. A bill to amend an act, entitled “An act to incorporate the Broadway Baptist Church of Louisville,” approved March 25, 1872.

On motion of same—
70. A bill to incorporate the South Louisville and Pleasant Ridge Turnpike and Gravel Road Company.

On motion of Mr. LaRue—
71. A bill to repeal the lottery franchise and all corporate privileges of the corporation known as the Shelby College Lottery.

On motion of same—
72. A bill to impose a penalty for drawing any unauthorized lottery, and especially the pretended lottery for the benefit of the schools of Henry county, Kentucky, or the “Dolly Varden” wheel of Simmons, Dickinson & Co., at Louisville.

On motion of same—
73. A bill to remove the Court of Appeals from Frankfort to Louisville.

On motion of same—
74. A bill to branch the Court of Appeals, locating said branch court at Louisville.

On motion of same—
75. A bill to define the meaning of the words and phrase “by lot or otherwise,” as it appears in the General Statutes and private acts of the General Assembly.

On motion of Mr. Little—
76. A bill to amend section 2, article 1, chapter 28, of the General Statutes, so as to include Breathitt county in the first appellate judicial district.

On motion of same—
77. A bill for the benefit of Thomas R. Hume and others, of Madison county.

On motion of Mr. Luttrell—
78. A bill for the benefit of James A. Reed.

On motion of Mr. Bidwell—
79. A bill to tax the surplus fund of banks and other corporations in this Commonwealth.
On motion of same—
80. A bill to regulate the appointment of commissioners in the courts of this Commonwealth.

On motion of same—
81. A bill to amend section 7, article 2, chapter 92, of the General Statutes.

On motion of same—
82. A bill to increase the tax on suits brought in the courts of this State.

On motion of same—
83. A bill to amend chapter 22 of the General Statutes.

On motion of same—
84. A bill for the benefit of public schools in Paducah.

On motion of same—
85. A bill to assess for taxation the capital stock of certain corporations in this Commonwealth, in the counties where they are doing business.

On motion of same—
86. A bill to amend chapter 386 of acts of 1873-'4.

On motion of same—
87. A bill to authorize clerks of courts in this Commonwealth to appoint deputies.

On motion of Mr. Richardson—
88. A bill to legalize the official acts of the county judge of Meade county.

On motion of Mr. Powell—
89. A bill to amend the charter of the Salvisa and Kirkwood Turnpike Company.

On motion of same—
90. A bill for the benefit of J. C. Vanarsdale, of Mercer county.

On motion of Mr. Grinstead—
91. A bill to amend section 6, article 13, chapter 29, of the General Statutes, for the benefit of C. W. Thompson.

On motion of Mr. Minor—
92. A bill for the benefit of Cornelia Bush.

On motion of Mr. Hocker—
93. A bill to amend or repeal chapter 92, article 16, of the General Statutes.

On motion of same—
94. A bill for the benefit of J. B. Stevens and others, of Ohio county.
On motion of Mr. Jenkins—
95. A bill to regulate the presentation of claims against counties.
On motion of same—
96. A bill to promote sheep-raising in this Commonwealth.
On motion of Mr. Blue—
97. A bill requiring the judge of the county court of Union county
to hold two terms of his quarterly court at Caseyville, in addition to
those now held at Morganfield.
On motion of Mr. A. H. Smith—
98. A bill to reduce the fees of county and circuit court clerks.
On motion of same—
99. A bill to reduce the per diem allowance of jurors and wit­
nesses.
On motion of Mr. Cox—
100. A bill to increase the number of county courts in Warren
county.
On motion of same—
101. A bill to reduce the salary of Superintendent of Public
Instruction.
On motion of Mr. Montgomery—
102. A bill to change the time of holding the magistrates' courts in
Washington county.
On motion of Mr. Stephenson—
103. A bill for the benefit of Felix Gibson, of Wayne county.
On motion of same—
104. A bill to amend an act, entitled "An act for the benefit of the
administrators of Wm. Simpson, late circuit and county court clerk
of Wayne county.
On motion of Mr. Steele—
105. A bill for the benefit of Dr. L. P. Blackburn, of the city of
Louisville.
On motion of Mr. Bowles—
106. A bill to provide for the inspection of lubricating oils and oils
used for manufacturing purposes.
On motion of Mr. Lindsay—
107. A bill to incorporate the Southern Baptist Theological Semi­
mary.
On motion of Mr. D. B. Smith—
108. A bill for the benefit of John Grumbly, of Todd county.
On motion of same—
109. A bill to repeal an act, entitled "An act to regulate the pay of the members of the court of claims of Todd county," approved April 16, 1873.

On motion of Mr. Burton—
110. A bill to extend the jurisdiction of the police judge of the town of Scottsville, in Allen county.

On motion of same—
111. A bill to create the office of railroad tax collector for Allen county.

Ordered, That the Committee on County Courts prepare and bring in the 10th, 12th, 41st, 44th, 49th, 64th, 57th, 58th, 95th, 97th, 100th, 103d, and 110th; the Committee on General Statutes the 1st, 4th, 6th, 16th, 29th, 36th, 40th, 46th, 51st, 52d, 57th, 58th, 59th, 60th, 62d, 75th, 76th, 77th, 81st, 83d, 86th, 91st, 93d, and 109th; the Committee on Corporate Institutions the 2d, 3d, 8th, 30th, 42d, 56th, 63d, 68th, 69th, 70th, 71st, 72d, and 107th; the Committee on Internal Improvement the 5th, 14th, 17th, 26th, 27th, 54th, and 89th; the Committee on the Judiciary the 7th, 32d, 67th, 98th, and 109th; the Committee on Claims the 9th, 13th, 20th, 39th, 50th, 53d, 78th, 90th, 103d, and 105th; the Committee on Agriculture and Manufactures the 11th, 15th, 47th, 96th, and 106th; the Committee on Propositions and Grievances the 18th, 19th, 21st, 22d, 23d, 24th, 25th, 35th, 37th, 43d, 55th, 65th, 92d, 94th, 104th, and 108th; the Committee on Circuit Courts the 28th, 33d, 34th, 45th, 74th, and 80th; the Committee on Charitable Institutions the 61st; the Committee on Public Offices the 65th; the Committee on the Court of Appeals the 73d; the Committee on Ways and Means the 85th; the Committee on Education the 84th and 101st; the Committee on the Codes of Practice the 83d; the Committee on Banks the 79th, and the Committee on Railroads the 111th.

Mr. A. H. Smith, from the Committee on Enrollments, reported that the committee had examined sundry enrolled resolutions, which originated in the Senate, of the following titles, viz:

Resolution in relation to the Governor's message;
Resolution for the benefit of J. Russell Hawkins;
Resolution ordering the firing of national salutes on the 8th day of January and the 22d day of February, 1876;
Also, a resolution, which originated in the House of Representatives, of the following title, viz:
Resolution to appropriate money to Thomas S. Pettit and K. F. Prichard;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. A. H. Smith inform the Senate thereof.
A message was received from the Governor by Hon. J. Stoddard Johnston, Secretary of State, announcing that he had approved and signed an enrolled resolution, which originated in the House of Representatives, of the following title, viz:
Resolution to appropriate money to Thomas S. Pettit and K. F. Prichard.
And then the House adjourned.

MONDAY, JANUARY 10, 1876.

The following remonstrance and petitions were presented, viz:
By Mr. Lee—
1. The remonstrance of sundry citizens of Bullitt county, remonstrating against the levy of any tax upon the fox hounds of this Commonwealth.

By Mr. Powell—
2. The petition of sundry farmers of Mercer county, praying that the proceeds of convict labor shall be applied to the internal improvements of the State, and opposing the enlargement of the Penitentiary.

By Mr. Treadway—
3. The petition of sundry citizens of Breathitt county, praying the passage of an act giving Daniel Davidson the right to erect a mill-dam across the Middle Fork of the Kentucky river.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Agriculture and Manufactures, and the 2d and 3d to the Committee on Internal Improvement.
Mr. Cox, from the Committee on Military Affairs, who were directed to prepare and bring in the same, reported a bill, entitled An act to consolidate the office of Quarter-Master General with that of Adjutant General.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Craddock moved to recommit said bill to the Committee on the Judiciary.

And the question being taken on said motion, it was decided in the affirmative.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

An act to amend an act, entitled “An act to incorporate the Lexington Building and Accumulating Fund Association.”

By Mr. Frazee, jr., from the Committee on County Courts—

An act to increase the jurisdiction of the police judge of Caseyville, in Union county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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. Hunter—

1. A bill to incorporate the Burkeville and Albany Turnpike Road Company.

On motion of Mr. Craddock—

2. A bill for the benefit of John Welch, of Franklin county.

On motion of Mr. Ellis—

3. A bill to amend section 8 of article 7 of chapter 18, General Statutes.
On motion of Mr. Douthitt—

On motion of Mr. Lindsay—
5. A bill to incorporate Olive Lodge, No. 24, Knights of Pythias, Carrollton, Kentucky.

On motion of Mr. Sloss—
6. A bill for the benefit of Philip Miller, of Simpson county.

On motion of Mr. Payne—
7. A bill to change the time of collecting the tax of Hopkins county.

On motion of Mr. Minor—
8. A bill to protect the sheep-growing interest of Nelson county against the aggression of dogs, and indemnity for said interest.

On motion of Mr. Pickett—
9. A bill to increase the jurisdiction of the quarterly court and justices' courts in Adair county.

On motion of Mr. Grant—
10. A bill to amend the charter of the Covington and Lexington Turnpike Road Company.

Ordered, That the Committee on Internal Improvement prepare and bring in the 1st; the Committee on Claims the 2d; the Committee on Agriculture and Manufactures the 8th; the Committee on County Courts the 4th and 9th; the Committee on Education the 3d; the Committee on Corporate Institutions the 5th and 10th, and the Committee on Propositions and Grievances the 6th and 7th.

Mr. Drury offered the following resolution, viz:

Resolved, That the use of this hall is tendered to Wm. J. Heady to-night, for the purpose of a speech in favor of an amendment to the Constitution of the Federal Government.

The question being taken on the adoption of said resolution, it was decided in the negative.

Mr. Feland moved to reconsider the vote by which the House rejected said resolution.

And the question being taken on said motion, it was decided in the affirmative.

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

Mr. Speaker (Stone),
William Berkele,
James D. Black,
William H. Botts,
Orlando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
F. G. Cox,
G. W. Craddock,
K. R. Culbertson,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
John Ellis,
J. H. Emerson,
Rufus Emmons,
James Farmer,
John Feland,
John M. Fish,
A. J. Fleming,
L. J. Frazee, Jr.,
Joseph A. Gaines,
George H. Gardner,
John D. Gardner,
William L. Grant,
L. E. Green,
J. Warren Grigsby,
Robert E. Grinstead,
Zach. T. Heady,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,
John Watts Kearny,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
William B. Lindsay,
Robert E. Little,
Bryan S. McClure,
William E. Minor,
Thos. J. Montgomery,
J. Warren Grigsby,
Robert E. Grinstead,
Zach. T. Heady,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,

Those who voted in the negative, were—

William C. Allen,
Marshall Baker,
Bell G. Bidwell,
James H. Bowden,
E. A. Coffman,
James M. Cook,
Joshua G. Ford,
Thomas J. Henry,
Thomas W. Henton,
Wood M. Jones,
Lucien S. Luttrell,
George W. Pickett,
W. L. Pollard,
C. W. Robbins,

And the question being again taken upon the adoption of said resolution, it was decided in the negative.

Mr. D. B. Smith moved the following resolution, viz:

Resolved, That the Speaker appoint a select committee on Retrenchment and Reform.

Which was adopted.

Mr. Bidwell moved the following resolution, viz:

Resolved, That it shall be the duty of the Clerk of this House to make out and post up at a conspicuous place in this Hall each day, at or before ten o'clock each morning, a list of the special orders set for that day, giving the hour and order in which they are set.

Which was adopted.

11-H. r.
Mr. Bowles moved the following resolution, viz:

Resolved, That the Public Printer be directed to inform this House why he has failed to have the Auditor's Report printed, and ready for distribution.

Which was adopted.

Mr. LaRue moved the following resolution, viz:

Resolved, That the Public Printer be requested to inform the House of Representatives why he has failed to lay on the table of members of this House, and furnish, as required by law, the printed copies of the weekly proceedings of this House.

Which was adopted.

Mr. LaRue moved the following resolution, viz:

Resolved by the House of Representatives, That it is the sense of this House that the Auditor shall not advance the 80 per cent. of bills for public printing, as provided in section 12, chapter 90, General Statutes, until in his work he shall comply with the Constitution and General Statutes.

And the question being taken on the adoption of said resolution, it was decided in the negative.

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

Those that voted in the affirmative, were—


Those who voted in the negative, were—

J. H. Emerson, William E. Miner, Robert Sterrett,
James Farmer, Thos. J. Montgomery, Albert A. Stoll,
John Feland, William A. Moore, Richard P. Stoll,
Joseph A. Gaines, John B. Otten, E. B. Treadway,

Mr. Bowles moved that the rules be suspended, and that the House
do now take up the orders of the day.

And the question being taken on said motion, it was decided in
the affirmative.

Whereupon the House took up from the orders of the day a joint
resolution heretofore offered by Mr. Frederick, entitled
Resolution requiring the Public Printer to furnish 300 additional
copies of the last annual report of the Kentucky Asylum for the
Education of the Blind.

Said resolution reads as follows, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Public Printer be required to furnish three hundred additional
copies of the last annual report of the Kentucky Asylum for the
Education of the Blind to the superintendent and trustees of said
Asylum, for circulation.

And the question being taken on the adoption of said resolution,
it was decided in the negative.

The House also took up for consideration a joint resolution hereto­
fore offered by Mr. Bowles, entitled
Resolution to appoint a joint committee to investigate the condi­
tion of the records of the Land Office.

Said resolution reads as follows, viz:
Resolved by the General Assembly of the Commonwealth of Kentucky,
That a joint committee be appointed, to consist of three from the
House and two from the Senate, whose duty it shall be to investigate
the condition of the records of the Land Office, which committee
shall have power to send for persons and papers, and it shall report
by bill or otherwise.

And the question being taken on the adoption of said resolution, it
was decided in the affirmative.

The House also took up for consideration a bill, entitled
An act to improve the navigation of the South Fork of the Ken­
tucky river, in Clay county.

Mr. Preston moved that said bill be made the special order for
Wednesday, the 12th inst., at 11 o'clock, A. M.

And the question being taken on said motion, it was decided in
the affirmative.
The House also took up for consideration a bill, entitled
An act to amend chapter 52 of the General Statutes.
Mr. Bowden offered an amendment to said bill.
And the question being taken on the adoption of said 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 and the constitutional provision as to the 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.
On motion of Mr. Frazee, jr.,
Ordered, That bill, entitled
An act to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876,
Be made the special order for 12 o'clock, M., on Monday, the 17th inst.
The Speaker announced Messrs. Bidwell, Little, Grigsby, D. B. Smith, Russell, and Fleming as the joint Committee on Public Offices, as required by section 4, article 2, chapter 108, of the General Statutes.
The Speaker laid before the House the following communication from Hon. D. Howard Smith, Auditor of Public Accounts, viz:

STATE OF KENTUCKY,  
OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,  
FRANKFORT, January 10th, 1876.  

Hon. Wm. J. Stone, Speech of House of Representatives:
Sir: In response to the resolution adopted in the House of Representatives on the 8th inst., calling on me to report the cause of the delay in furnishing my regular report to the General Assembly, I have to say, that it results from the fact that the Public Printer has not been able to print it in consequence of the large amount of public printing crowded on him about the same time. The manuscript of my report was completed more than a month ago.

I have the honor to be,
Very respectfully,
D. HOWARD SMITH, Auditor.
A message was received from the Senate, announcing that they had received information from the Governor that he had approved and signed the following resolutions, which originated in the Senate, viz:

Resolution for the benefit of J. Russell Hawkins.

Resolution ordering the firing of national salutes on the 8th of January and the 22d of February, 1876.

Resolution in relation to the Governor's message.

And then the House adjourned.

TUESDAY, JANUARY 11, 1876.

The following petitions were presented, viz:

By Mr. Megibben—

1. The petition of sundry citizens of Harrison, Bracken, and Pendleton counties, praying that Elijah Moore and others be allowed to erect a mill-dam across Licking river at Worrell's Mills.

By Mr. Chowning—

2. The petition of sundry citizens of Pendleton county, praying for a charter to the Demosville Turnpike.

Which were received, the reading dispensed with, and referred to the Committee on Internal Improvement.

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

1. An act to amend an act, entitled "An act to incorporate the Union Railroad Company," approved February 18, 1870.

2. An act to change the time of holding circuit courts in the 15th judicial district.

3. An act for the benefit of licensed keepers of stud-horses, jacks, and bulls of the counties of Washington, Ballard, Madison, Bracken, Pendleton, and Grant.

4. An act to amend the law of evidence.

5. An act for the benefit of the children of Joseph Ross, deceased.
6. An act to repeal an act, entitled "An act to amend an act to amend the charter of the town of Hartford."

7. An act for the benefit of Perry Jefferson, late sheriff of Mason county, and his deputies.

8. An act to incorporate the South Covington and Cincinnati Street Railway Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st and 8th to the Committee on Railroads; the 2d to the Committee on Circuit Courts; the 6th and 7th to the Committee on Propositions and Grievances; the 3d to the Committee on Agriculture and Manufactures, and the 4th and 5th to the Committee on General Statutes.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to continue in force an act, entitled "An act for the benefit of the administrators of William Simpson, late clerk of the Wayne county and circuit courts."

By Mr. Pickett, from the Committee on Privileges and Elections—
A bill to change the time of electing trustees, &c., of the town of Barbourville.

By Mr. Powell, from the same committee—
A bill to create an additional voting place in the fifth magisterial district of Kenton county.

By Mr. Preston, from the Committee on the Judiciary—
A bill for the benefit of Wells, Mitchell & Co.

By Mr. Steele, from the Committee on Internal Improvement—
A bill to revive to the Paducah, Benton, and Murray Gravel Road Company the franchises granted to it by an act approved December 16th, 1871.

By same—
A bill to authorize the Helena Turnpike Road to relinquish a part of its road to the Mayslick and Helena Turnpike Road.

By Mr. Nelson, from the Committee on County Courts—
A bill to change the time of holding justices' courts in Washington county.
By same—
A bill to change the time of holding the court of claims of Meade county.

By Mr. Little, from the Committee on General Statutes—
A bill to amend section 7, article 2, chapter 92, of the General Statutes.

By same—
A bill to amend subsection 2, section 1, article 4, chapter 63, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. McKinney, from the Committee on Propositions and Grievances, reported a bill, entitled

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

And the question being taken on said motion, it was decided in the negative.

Mr. Grigsby moved to postpone the consideration of said bill, and made the same the special order for Tuesday, 18th January, 1876.

And the question being taken on said motion, it was decided in the affirmative.

Mr. McKinney, from the Committee on Propositions and Grievances, reported a bill, entitled
A bill for the benefit of Carlisle Callum, of Greenup county.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. LaRue moved to postpone the consideration of said bill, and make it the special order for Tuesday, January 18th, 1876.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Pickett, from the Committee on Privileges and Elections, reported a bill, entitled

A bill to amend chapter 33 of the General Statutes, changing the time of electing justices of the peace and constables.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Lockhart moved that said bill be printed.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Jenkins, from the Committee on Agriculture and Manufactures, reported a bill, entitled

A bill to prevent trespass in Clark county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Grigsby moved that said bill be referred to the Committee on the Judiciary.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, reported bills of the following titles, viz:

A bill for the benefit of C. W. Thompson, of Metcalfe county.

A bill to amend section 6, article 13, chapter 29, of the General Statutes, for the benefit of J. P. Nuckols, of Barren county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That the consideration of said bills be postponed for the present.
Mr. McKinney, from the Committee on Propositions and Grievances, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill for the benefit of G. B. Woodcock, of Warren, authorizing him to peddle in Warren county, one year free of license.

And the question being taken on said motion, it was decided in the affirmative.

The Speaker laid before the House a communication from J. A. Hodges, Contractor for Public Printing, the same being in response to resolutions as heretofore adopted by the House as set out in said communication, viz:

FRANKFORT, KY., January 10, 1876.

Hon. Wm. J. Stone, Speaker of House of Representatives:

In response to the following resolutions, passed by your honorable body on this day, viz:

Resolved, That the Public Printer be directed to inform this House why he has failed to have the Auditor's Report printed and ready for distribution.

Resolved, That the Public Printer be required to inform the House of Representatives why he has failed to lay on the table of members of this House, and finished, as required by law, the printed copies of the weekly proceedings of this House.

I have the honor to submit the following reply:

As to the first resolution: The first installment of copy was received from the Auditor on October 13th, 1875, and from that day until November 13th—just one month—387 pages of said Report were printed. From the 13th November until the 8th of December I was compelled to stop work on the Report, because of the failure of the Auditor to furnish copy, and, as I was informed, because "the next table was not ready." Had copy been promptly furnished during that time at least 300 pages would have been printed, which would have probably finished the Report. At the present writing 592 pages of the Report have been printed, and there is not exceeding ten pages copy on hand. As to how much more copy there is to come, I am unable to say.

It should be borne in mind that the present Report of the Auditor is for two years, and is necessarily much larger than for previous years, thereby necessitating a longer time for its preparation and publication. If the Representatives will take the time and trouble to examine into the facts in the case, they will find that the printing
of the Report of the Auditor has been as rapid, if not more rapid, than in any previous year.

As to the second: Your honorable body, by the time of the presentation of this response, will have received as many as 48 pages of the Journal. The delay in its publication has been occasioned by the unusual amount of work necessitated by a biennial session. Its publication at the present time is as far advanced as at any previous session of the Legislature.

If blame attaches to any one, it surely does not to the Contractor for the Public Printing.

Very respectfully,

JAS. A. HODGES,
Contractor for the Public Printing.

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

WHEREAS, The Sergeant-at-Arms has reported to this House that we have no flag to hoist over the Capitol,

Resolved by the General Assembly of the Commonwealth of Kentucky, That the House appoint a committee of two and the Senate one, to purchase a flag, and the Auditor draw his warrant upon the Treasurer for the cost of the same.

Mr. LaRue moved the following resolution, viz:

Resolved by the House of Representatives, That a committee be appointed by the Speaker of the House to whom shall be submitted the several responses of D. Howard Smith, Auditor, and Jas. A. Hodges, Contractor for Public Printing, presented to this House, yesterday by the Auditor, and to-day by the Contractor for Public Printing. Said committee shall have power to send for persons and papers necessary to their examination, and report by bill or otherwise.

Mr. Bowles moved to postpone the consideration of said resolution, and make the same the special order for Tuesday, January 18, 1876.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, J. V. Owen,
William C. Allen, J. Warren Grigsby, Chas. Patterson,
Marshall Baker, Robert E. Grinstead, George W. Pickett,
William Berkele, Thomas J. Henry, W. L. Pollard,
Bell G. Bidwell, Thomas W. Henton, Jere. Poor,
James D. Black, Richard P. Hocker, John W. Powell,
Those who voted in the negative, were—

Pat. Campion, W. H. Frederick, W. Jeff. Lee,
K. R. Culbertson, George H. Gardner, G. C. Lockhart,
Rufus Emmons, John D. Gardner, Bryan S. McClure,
John Feland, Theodore F. Hallam, Samuel Russell,
John M. Fish, Zach. T. Heady, D. B. Smith,
A. J. Fleming, Allen C. Hagan, George R. Snyder,

Mr. A. H. Smith, 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 an act approved February 9, 1872, in relation to the Augusta and Minerva Turnpike Road Company, in Bracken county;

An act to provide for the holding of county courts when the judge is absent or cannot preside;

An act to amend an act, entitled "An act incorporating the German Real Estate and Building Association of Louisville;"

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. A. H. Smith inform the Senate thereof.

The report of the committee appointed in accordance with the provisions of an act of the General Assembly approved February 3d, 1874, was laid before the House.

On motion of Mr. Little, said report was referred to the Committee on Internal Improvement.
A message was received from the Senate by Mr. Hays, from a special committee, announcing that the Senate had adopted a resolution to proceed to the election of United States Senator.

Mr. Bidwell moved that the House now proceed to ballot for United States Senator.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

On motion of Mr. LaRue, a committee was appointed, consisting of Messrs. Kearny, LaRue, and Bidwell, to inform the Senate that the House of Representatives was now ready to proceed to the election of United States Senator.

Who, having retired, after a short time returned and reported that they had performed that duty.

The House then proceeded to the election of a Senator to the Congress of the United States, to succeed the Hon. John W. Stevenson, whose term of service expires on the 3d day of March, 1877.

Mr. Grigsby nominated Hon. John W. Stevenson, of the county of Kenton, as a suitable person to fill said office.

Mr. Bidwell nominated for the same office Hon. James B. Beck, of the county of Fayette.

Mr. Botts nominated for the same office Hon. Preston H. Leslie, of the county of Barren.

Mr. LaRue nominated Hon. John S. Williams, of the county of Montgomery, for the same office.

Mr. Richard P. Stoll nominated Hon. William Cassius Goodloe, of the county of Fayette, for the same office.

After interchanging messages, by which each House was informed that the same persons were in nomination before them, this House then, a majority of all the members elected thereto being present, in pursuance to an act of Congress of the United States, entitled "An act to regulate the times and manner of holding elections for Senators in Congress," approved July 25th, 1866, and law of the State of Kentucky on that subject, proceeded to name and select a person to serve as Senator from the State of Kentucky in the Congress of the United States, in room of Hon. John W. Stevenson, whose term of office will expire on the 3d day of March, 1877.

And on a call of the roll the members present voted thus:

Those who voted for Mr. Beck, were—

Matshall Baker, T. J. Jenkins, J. V. Owen.
Bell G. Bidwell, Wood M. Jones, Chas. Patterson.
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Pat. Campion,  Daniel Lary,  John Preston,
James W. Chowning,  William B. Lindsay,  M. M. Sloss,
John M. Fish,  G. C. Lockhart,  D. B. Smith,
L. J. Frazee,  Lucien S. Lutrell,  Richard A. Spurr,
Joseph A. Gaines,  T. J. Megibben,  John A. Steele,
E. E. Hume,

Those who voted for Mr. Williams, were—
William C. Allen,  Zach. T. Heady,  James M. Payne,
James D. Black,  Thomas J. Henry,  George W. Pickett,
F. G. Cox,  Allen C. Hagan,  John W. Powell,
P. H. Duncan,  Thomas Johnson,  O. C. Richardson, sr.,
W. J. Edlington,  Wm. Kitchen,  C. W. Robbins,
A. J. Fleming,  Martin W. LaRue,  George R. Snyder,
Joshua G. Ford,  W. Jeff. Lee,  Green Sterrett,
W. H. Frederick,  William E. Minor,  Robert Sterrett,
John D. Gardner,

Those who voted for Mr. Leslie, were—
Mr. Speaker (Stone),  G. W. Craddock,  Bryan S. McClure,
William H. Botts,  S. P. Douthitt,  W. L. Pollard,
James H. Bowden,  Thomas J. Drury,  Ben. J. Shaver,
Orlando C. Bowles,  J. H. Emerson,  A. H. Smith,
Tobias W. Burton,  L. E. Green,  G W. Winn.
James M. Cook,

Those who voted for Mr. Stevenson, were—
James B. Blue,  Theodore F. Hallam,  Jere. Poor,
John Ellis,  John Watts Kearny,  Samuel Rassell,
James Farmer,  Robert E. Little,  Thomas H. Shanks,
William L. Grant,  Robert W. Nelson,  Ralph L. Spalding,

Those who voted for Mr. Goodloe, were—
William Berkleie,  John Felant,  David Pryse,
H. H. Brinkley,  Robert E. Grinstead,  Richard P. Stoll,
 Rufus Emmons,  Samuel R. Overstreet,

No one in nomination having received a majority of all the votes
cast, the Speaker declared that no election was had.

And then the House adjourned.
WEDNESDAY, JANUARY 12, 1876.

The following petitions and remonstrances were presented, viz:

By Mr. Spalding—

1. The petition of J. D. Bilden and others, praying for an appropriation of $42 for the benefit of common school district No. 16, in Marion county.

By Mr. Green Sterrett—

2. The petition of James E. Stone, sr., late clerk of the Hancock circuit court, praying that he be allowed further time to collect fee bills.

By Mr. Frederick—

3. The petition of sundry citizens of Jeffersontown precinct, praying that an act approved February 23, 1874, which was an amendment of the charter of Jeffersontown, be amended so as to take from the police judge and marshal civil jurisdiction, except within the corporate limits of said town.

By Mr. Lary—

4. The petition of sundry citizens of Scott county, praying for the repeal of section 8, article 12, General Statutes, so far as it exempts wages of day laborers from garnishment.

By Mr. Patterson—

5. The petition of sundry citizens of Green county, praying for the repeal of an act, entitled "An act to prohibit the sale of intoxicating liquors in the town of Osceola," approved January 22, 1874.

By Mr. Lee—

6. The petition of sundry citizens of the Commonwealth, praying that no tax be levied on fox hounds of this Commonwealth.

By Mr. Chowning—

7. The petition of sundry citizens of the town of Butler, in the county of Pendleton, praying that certain powers be conferred upon the police judge of said town.

By same—

8. The petition of sundry citizens of the town of Butler, in the county of Pendleton, praying for the establishment of a graded school in said town.
By Mr. Patterson—

9. The remonstrance of the members of the Church of Osceola, remonstrating against the repeal of the act prohibiting the sale of intoxicating liquors in said town.

By same—

10. The remonstrance of sundry citizens of the town of Osceola, remonstrating against the repeal of the act prohibiting the sale of intoxicating liquors in said town.

Which were received, the reading dispensed with, and referred—the 1st and 8th to the Committee on Education; the 2d and 3d to the Committee on County Courts; the 4th to the Committee on General Statutes; the 5th, 9th, and 10th to the Committee on Moral and Religious Institutions; the 6th to the Committee on Agriculture and Manufactures, and the 7th to the Committee on Corporate Institutions.

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

1. An act to amend an act, entitled "An act to incorporate Silver Spar and Mining Company."

2. An act for the benefit of John B. Ruark, of Hart county.

3. An act increasing the jurisdiction of quarterly courts and justices in Christian and other counties.

4. An act for the benefit of Thomas Shanks, sheriff of the county of Jefferson.

5. An act to cause the revenue and county levy of Clay county to be collected for the years 1875 and 1876.

6. An act to amend section 3, article 4, chapter 5, of the General Statutes.


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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Agriculture and Manufactures; the 2d to the Committee on Claims; the 3d to the Committee on Circuit Courts; the 4th to the Committee on County Courts; the 5th to the Committee on Ways and Means, and the 6th and 7th to the Committee on General Statutes.
Mr. Bowles, from the Committee on Codes of Practice, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill providing for an increased tax on suits filed in this Commonwealth.

And the question being taken on discharging said committee, it was decided in the affirmative.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Sandy Point Gravel Road Company, in McCracken county.

By same—
A bill to amend an act, entitled "An act to incorporate the Broadway Baptist Church of Louisville," approved March 25, 1872.

By same—
A bill for the benefit of the Cabin Creek Turnpike Road Company, in Lewis county.

By same—
A bill to amend the charter of Campbellsville, in Taylor county.

By same—
A bill to incorporate the town of Arlington, in the county of Ballard.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. LaRue, from the Committee on Corporate Institutions, reported the following bills, viz:

A bill for the benefit of the Owingsville and Mount Sterling Turnpike Road Company.

A bill to incorporate the town of Newville, in the counties of Daviess, Ohio, and McLean.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Grigsby moved the following resolution, viz:

Resolved, That rule 59 of the rules of the House of Representatives, which is as follows, viz: "It shall not be in order to entertain any bill for the incorporation of any company, or in relation to any local or private matter, in cases where the same is now, or may hereafter be, authorized by general laws," be and is repealed.

Mr. Nelson moved to lay said resolution on the table.

And the question being taken on said motion, it was decided in the negative.

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

Those who voted in the affirmative, were—

James D. Black,  A. J. Fleming,  Robert W. Nelson,
James H. Bowden,  George H. Gardner,  John B. Otten,
Orlando C. Bowles,  John D. Gardner,  Jere. Poor,
H. H. Brinkley,  Robert E. Grinstead,  John W. Powell,
Tobias W. Burton,  Allen C. Hagan,  John Preston,
E. A. Coffman,  E. E. Hume,  O. C. Richardson, sr.,
James M. Cook,  John Watts Kearny,  C. W. Robbins,
K. R. Culbertson,  Wm. Kitchen,  Ben. J. Shaver,
Thomas J. Drury,  William B. Lindsay,  M. M. Sloss,
J. H. Emerson,  Robert E. Little,  D. B. Smith,
James Farmer,  G. C. Lockhart,  W. J. Taylor,
John Feland,  William E. Minor,  G. W. Winnis,

Those who voted in the negative, were—

Mr. Speaker (Stone),  William L. Grant,  Samuel R. Overstreet,
William C. Allen,  L. E. Green,  J. V. Owen,
Marshall Baker,  J. Warren Grigsby,  Chas. Patterson,
William Berkele,  Theodore F. Hallam,  George W. Pickett,
Bell G. Bidwell,  Zach. T. Heady,  W. L. Pollard,
William H. Botts,  Thomas J. Henry,  J. N. Price,
Pat. Campion,  Richard P. Hocker,  David Pryse,

13-H. R.
Mr. Little moved to postpone the further consideration of the resolution, and make it the special order for Friday, the 14th inst., at 11 o'clock, A. M.

And the question being taken on said motion, it was decided in the affirmative.

Mr. McClure moved the following resolution, viz:

Resolved, That on and after the 14th day of January, 1876, this House shall meet at 9 o'clock, A.M., instead of 10 o'clock, as now ordered.

Mr. Bowles moved to lay said resolution on the table.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

William C. Allen, L. E. Green, James M. Payne, Bell G. Bidwell, Robert E. Grinstead, W. L. Pollard,
William H. Botts, Theodore F. Hallam, Jere. Poor, 
Tobias W. Burton, Zach. T. Heady, John W. Powell, 
E. A. Coffman, W. G. Hunter, O. C. Richardson, sr., 
James M. Cook, Thomas Johnson, Ben. J. Shaver, 
E. G. Cox, Wood M. Jones, M. M. Sloss, 
W. J. Edrington, W. Jeff. Lee, A. H. Smith, 
J. H. Emerson, Lucien S. Luttrell, D. B. Smith, 
John M. Fish, Bryan S. McClure, George R. Snyder, 
A. J. Fleming, Thos. J. Montgomery, Green Sterrett, 
W. H. Frederick, Robert W. Nelson, Robert Sterrett, 
Joseph A. Gaines, John B. Otten, W. J. Taylor, 
George H. Gardner, Chas. Patterson, G. W. Winns—43.

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

On motion of Mr. Pickett—
1. A bill to allow John D. Mourning, county judge of Adair county, to appoint his deputy clerk.

On motion of same—
2. A bill to change the line between the counties of Boyle and Casey at one point.

On motion of same—
3. A bill to establish a court of common pleas for the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington.

On motion of Mr. J. D. Gardner—
4. A bill to amend section 6, article 5, chapter 18, common school law, General Statutes.

On motion of same—
5. A bill to amend section 8, article 7, chapter 18, of common school law, General Statutes.

On motion of Mr. Treadway—
6. A bill for the benefit of Sylvester Isaacs, late county judge of Owsley county.

On motion of same—
7. A bill to cause obstructions to be removed from the Middle Fork of Kentucky river.

On motion of same—
8. A bill for the benefit of Samuel Hollingsworth, the sheriff of Jackson county, asking until the February court to execute bond.

On motion of Mr. Hunter—
9. A bill to relieve Cumberland and Clinton counties from the provisions of an act to require the county courts to have one or more
fire-proof vaults, in their respective counties, erected for the safe-
keeping of the public records in their respective counties, approved
February 11, 1867.

Ordered, That the Committee on County Courts prepare and bring
in the 1st and 9th; the Committee on Circuit Courts the 2d; the Com-
mittee on the Judiciary the 3d; the Committee on Education the 4th
and 5th; the Committee on Propositions and Grievances the 6th and
8th, and the Committee on Internal Improvement the 7th.

Mr. Hunter read and laid on the table the following joint resolu-
tion, viz:

1. Resolved 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 the Chief Clerks,
Assistant Clerks, Sergeants-at-Arms, Door-keepers, Enrolling Clerks,
and for the benefit of the attaches of the present General Assembly,
for their per diem respectively, as the same may become due: Pro-
vided, Such per diem shall not exceed two thirds allowed the
officers and attaches of the last session of the General Assembly, and
shall only be drawn on the certificate of the Chief Clerk of the
respective bodies.

2. This resolution shall take effect from its passage.

The hour of 11 o'clock, A. M., having arrived, the House, accord-
ing to special order, proceeded to take up a bill, entitled
An act to improve the navigation of the South Fork of the Ken-
tucky river, in Clay county.

Mr. Grigsby moved to postpone the further consideration of said
bill, and make it the special order for Thursday, the 30th inst., at 11
o'clock, A. M.

And the question being taken on said motion, it was decided in the
affirmative.

The hour of 12 o'clock, M., having arrived, the hour of the joint
special order of the day, to-wit: the election of a Senator in the
Congress of the United States from the State of Kentucky, to suc-
cceed Hon. John W. Stevenson, whose term of office will expire on
the 3d day of March, 1877,

It was announced that the Senate of Kentucky was now ready to
proceed in joint session to the election of said United States Sen-
ator.

Whereupon, the Senate in order entered upon the floor of the
House of Representatives, and the Speaker of the Senate, Lt. Gov.
J. C. Underwood, having taken a seat upon the right of the Speaker
of the House and presiding, the two Houses were convened in joint
assembly, the same being composed of a majority of each House elected to the General Assembly.

The roll was then called, when the following Senators and Representatives answered to their names, viz:

Pollock Barbour, H. H. Brinkley, W. Jeff. Lee,
Thos. J. Barker, Tobias W. Burton, William B. Lindsay,
Wm. J. Berry, Pat. Campion, Robert E. Little,
James Blackburn, James W. Chowning, G. C. Lockhart,
Robert A. Briggs, E. A. Coffman, Lucien S. Luttrell,
Scott Brown, James M. Cook, Bryan S. McClure,
F. L. Cleveland, F. G. Cox, Matt. McKinney,
W. W. Culbertson, G. W. Craddock, T. J. Megibben,
W. A. Cunningham, K. R. Culbertson, William E. Minor,
P. F. Edwards, S. P. Douthitt, Thos. J. Montgomery,
Andrew J. Ewing, Thomas J. Drury, William A. Moore,
H. F. Finley, E. A. Coffman, Robert W. Nelson,
Joseph Gardner, Scott Brown, John B. Otten,
James W. Hays, James M. Cook, Samuel R. Overstreet,
R. G. Hays, F. L. Cleveland, J. V. Owen,
George B. Hedge, P. H. Duncan, Chas. Patterson,
B. W. S. Huffaker, W. J. Edrington, James M. Payne,
John Hyden, John Ellis, George W. Pickett,
S. H. Jenkins, J. H. Emerson, W. L. Pollard,
J. R. Leslie, Rufus Emmons, Jere. Poor,
D. H. Lindsay, James Farmer, John W. Powell,
R. B. Lovel, John Feland, John Preston,
P. A. Lyon, John M. Fish, J. N. Price,
Sumner Marble, A. J. Fleming, David Pryse,
C. N. Pendleton, Joshua G. Ford, O. C. Richardson, sr.,
Joseph B. Read, Rufus Emmons, C. W. Robbins,
Robert Simmons, James Farmer, Samuel Russell,
J. H. Stanley, John Feland, Thomas H. Shanks,
G. W. Swoope, John M. Fish, Ben. J. Shaver,
E. W. Turner, A. J. Fleming, M. M. Sloss,
H. A. Tyler, Joshua G. Ford, A. H. Smith,
Thos. W. Varnon, L. J. Frazee, jr., D. B. Smith,
W. L. Vories, W. H. Frederick, George R. Snyder,
George Wright, Joseph A. Gaines, Ralph L. Spalding,
Mr. Speaker (Stone), George H. Gardner, Richard A. Spurr,
William C. Allen, John D. Gardner, John A. Steele,
William Berkele, Richard P. Hocker, Green Sterrett,
Bell G. Bidwell, E. E. Hume, Robert Sterrett,
James D. Black, T. J. Jenkins, Albert A. Stoll,
James B. Blue, Thomas Johnson, Richard P. Stoll,
William H. Butts, Wood M. Jones, W. J. Taylor,
James H. Bowden, Thomas W. Henton, E. B. Treadway,
Olando C. Bowles, Allen C. Hagan, G. W. Wins,
H. E. Green, Richard P. Hocker, Charles H. Wood—136.
The Journals of the Senate and House of Representatives in relation to the proceedings of each House, taken in the matter of the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed the Hon. John W. Stevenson, whose term of office will expire on the 3d day of March, 1877, were read by the Clerks of each House, and adopted.

Upon a comparison of the vote taken by each House, as recorded in the Journals thereof, as between the persons in nomination in each House for the office of Senator in the Congress of the United States from the State of Kentucky, the Speaker announced that on the joint ballot

Hon. James B. Beck had received - - - - 40 votes.
Hon. Preston H. Leslie had received - - - - 27 votes.
Hon. John S. Williams had received - - - - 33 votes.
Hon. John W. Stevenson had received - - - - 19 votes.
Hon. Wm. Cassius Goodloe had received - - - - 16 votes.

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. R. P. Stoll withdrew from nomination the name of Hon. Wm. Cassius Goodloe.

Mr. Finley nominated Hon. W. O. Bradley, of Garrard county, as a suitable person to fill the office of United States Senator from the State of Kentucky.

The joint assembly then proceeded to take a ballot as between those in nomination for United States Senator, a majority of all the members elected thereto, both of the Senate and House of Representatives, being present, which resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour,    James B. Garnett,    P. A. Lyon,
James Blackburn,    R. G. Hays,        Sumner Marble,
Robert A. Briggs,   John Hyden,        C. N. Pendleton,
F. L. Cleveland,    S. H. Jenkins,      J. H. Stanley,
W. A. Cunningham,   R. B. Lovel,       H. A. Tyler—15.

Those who voted for Mr. Leslie, were—

Thos. J. Barker,    J. R. Leslie,       W. L. Vories,
Scott Brown,       D. H. Lindsay,   George Wright—8.
P. F. Edwards,      Joseph B. Read,

Those who voted for Mr. Williams, were—

Andrew J. Ewing,    Duncan Harding,    E. W. Turner—5.
Joseph Gardner,     James W. Hays,
Those who voted for Mr. Stevenson, were—


Robert Simmons,

Those who voted for Mr. Bradley, were—

Wm. J. Berry, H. F. Finley, B. W. S. Huffaker—4.

W. W. Culbertson,

In the House of Representatives—

Those who voted for Mr. Beck, were—

Bell G. Bidwell, Wood M. Jones, J. V. Owen,
Pat. Campion, Daniel Lary, Chas. Patterson,
James W. Chowning, William B. Lindsay, John Preston,
John M. Fish, G. C. Lockhart, M. M. Sloss,
L. J. Frazee, jr., Lucien S. Luttrell, D. B. Smith,
Joseph A Gaines, Matt. McKinney, Richard A. Spurr,
Thomas W. Henton, T. J. Megibben, John A. Steele,
T. J. Jenkins,

Those who voted for Mr. Williams, were—

William C. Allen, John D. Gardner, James M. Payne,
Marshall Baker, Zach. T. Heady, George W. Pickett,
James D. Black, Thomas J. Henry, John W. Powell,
F. G. Cox, Allen C. Hagan, J. N. Price,
P. H. Duncan, Thomas Johnson, O. C. Richardson, sr.,
W. J. Edrington, Wm. Kitchen, C. W. Robbins,
A. J. Fleming, Martin W. LaRue, George R. Snyder,
Joshua G. Ford, W. Jeff. Lee, Green Sterrett,
W. H. Frederick, William E. Miner, Robert Sterrett,

Those who voted for Mr. Leslie, were—

Mr. Speaker (Stone), G. W. Craddock, Bryan S. McClure,
William H. Botte, S. P. Douthitt, W. L. Pollard,
James H. Bowden, Thomas J. Drury, Ben. J. Shaver,
Orlando C. Bowles, J. H. Emerson, A. H. Smith,
Tobias W. Burton, L. E. Green, G. W. Winnis,
James M. Cook,

Those who voted for Mr. Stevenson, were—

James B. Blue, Theodore F. Hallam, Jere. Poor,
John Ellis, John Watts Kearny, Samuel Russell,
James Farmer, Robert E. Little, Thomas H. Shanks,
William L. Grant, Robert W. Nelson, Ralph L. Spalding,

Those who voted for Mr. Bradley, were—

William Berkele, John Feland, David Pryse,
H. H. Brinkley, Robert E. Grinstead, Richard P. Stoll,
Rufus Emmons, Samuel R. Overstreet,
No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Proceeding then to take another ballot as between those in nomination, the result was as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—
Pollock Barbour, James B. Garnett, P. A. Lyon,
James Blackburn, R. G. Hays, Sumner Marble,
Robert A. Briggs, John Hyden, C. N. Pendleton,
F. L. Cleveland, S. H. Jenkins, J. H. Stanley,
W. A. Cunningham, R. B. Lovel, H. A. Tyler—15.

Those who voted for Mr. Leslie, were—
Thos. J. Barker, J. R. Leslie, W. L. Vories,
Scott Brown, D. H. Lindsay, George Wright—8.
P. F. Edwards, Joseph B. Read,

Those who voted for Mr. Williams, were—
Andrew J. Ewing, Duncan Harding, E. W. Turner—5.
Joseph Gardner, James W. Hays,

Those who voted for Mr. Stevenson, were—
Robert Simmons,

Those who voted for Mr. Bradley, were—
Wm. J. Berry, H. F. Finley, B. W. S. Huffaker—4.
W. W. Culbertson,

In the House of Representatives—

Those who voted for Mr. Beck, were—
Bell G. Bidwell, Wood M. Jones, J. V. Owen,
Pat. Campion, Daniel Lary, Chas. Patterson,
James W. Chowning, William B. Lindsay, John Preston,
John M. Fish, G. C. Lockhart, M. M. Sloss,
L. J. Frazee, jr., Lucien S. Luttrell, D. B. Smith,
Joseph A. Gaines, Mat. McKinney, Richard A. Spurr,
Thomas W. Henton, T. J. Megibben, John A. Steele,
T. J. Jenkins,

Those who voted for Mr. Williams, were—
William C. Allen, John D. Gardner, James M. Payne,
Marshall Baker, Zach. T. Heady, George W. Pickett,
James D. Black, Thomas J. Henry, John W. Powell,
F. G. Cox, Allen C. Hagan, J. N. Price,
P. H. Duncan, Thomas Johnson, O. C. Richardson, sr.,
W. J. Edington, William Kitchen, C. W. Robbins,
A. J. Fleming, Martin W. LaRue, George R. Snyder,
Joshua G. Ford, W. Jeff. Lee, Green Sterrett,
W. H. Frederick, William E. Minor, Robert Sterrett,
Those who voted for Mr. Leslie, were—

Mr. Speaker (Stone), William H. Botts, James H. Bowden, Orlando C. Bowles, Tobias W. Burton, E. A. Coffman, James M. Cook,


Those who voted for Mr. Stevenson, were—

James B. Blue, John Ellis, James Farmer, William L. Grant, J. Warren Grigsby,


Those who voted for Mr. Bradley, were—

William Berkele, H. H. Brinkley, K. R. Culbertson, Rufus Emmons,


No one having received a majority of all the votes cast, the Speaker announced that no election was had.

Mr. Little moved that the joint assembly do now dissolve.

And the question being taken on said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. R. G. Hays and Berry, were as follows, viz:—

Those that voted in the affirmative, were—


Those who voted in the negative, were—

Pollock Barbour, H. H. Brinkley, A. H. Smith,
W. A. Cunningham, Pat. Campion, George R. Snyder,
H. F. Finley, J. H. Emerson, Richard A. Spurr,
James W. Hays, John M. Fish, Green Sterrett,
R. G. Hays, A. J. Fleming, Richard P. Stoll,
George E. Hodge, George H. Gardner, W. J. Taylor,
B. W. S. Huffaker, J. Warren Grigsby, G. W. Winns,
D. H. Lindsay, Robert E. Grinstead, Charles H. Wood—85.
R. B. Lovel,
Sumner Marble, Thomas J. Henry, 
E. W. Turner, Thomas W. Henton, 
H. A. Tyler, E. E. Hume, 
Thos. W. Varnon, Thomas Johnson, 
Bell G. Bidwell, Wood M. Jones, 
William H. Botts, William B. Lindsay, 
James H. Bowden, G. C. Lockhart, 
Orlando C. Bowles,

The Speaker of the House of Representatives resumed the chair, 
And then the House adjourned.
The following petitions were presented, viz:

By Mr. Campion—
1. The petition of Charles Weisert, praying for a divorce from his wife Elizabeth Weisert, or empowering the Louisville chancery court to grant such divorce.

By Mr. Grigsby—
2. The petition of the attorneys of the county of Boyle, praying for the establishment of a common pleas court in Boyle, Mercer, and Marion counties.

By Mr. Luttrell—
3. The petition of sundry citizens of Sardis precinct, in Mason county, praying for the passage of an act to prevent the sale of spirituous, vinous, or malt liquors in said precinct.

By Mr. Johnson—
4. The petition of sundry citizens of the county of Montgomery, praying that John Canners be allowed the privilege of peddling in Kentucky without license.

By Mr. Craddock—
5. The petition of sundry citizens of the Forks of Elkhorn, Franklin county, praying that the Forks of Elkhorn be incorporated.

Which were received, the 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 Moral and Religious Institutions; the 4th to the Committee on Propositions and Grievances, and the 5th to the Committee on Corporate Institutions.

On motion of Mr. Frederick, Mr. Lee was added to the Committee on Charitable Institutions.

Mr. Nelson, from the Committee on County Courts, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill to repeal the local option law, so far as Meade county is concerned.

And the question being taken on discharging said committee, it was decided in the affirmative.
Mr. Nelson, from the same committee, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to repeal the charter of the Louisville, Memphis, and New Orleans Railroad Company.
Mr. Nelson moved that the same be referred to the Committee on Railroads.
And the question being taken on said motion, it was decided in the affirmative.
Mr. Nelson, from the same committee, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to amend article 2, chapter 33, entitled "Elections," of the General Statutes.
Mr. Nelson moved that the same be referred to the Committee on General Statutes.
And the question being taken on said motion, it was decided in the affirmative.
A message was received from the Senate, announcing that they had received 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 an act approved February 9, 1872, in relation to the Augusta and Minerva Turnpike Road Company, in Bracken county.
An act to provide for the holding of county courts when the judge is absent or cannot preside.
An act to amend an act, entitled "An act incorporating the German Real Estate and Building Association of Louisville."
Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:
By Mr. Nelson, from the Committee on County Courts—
A bill entitled an act to repeal an act, entitled "An act for the benefit of the county judge of Henry county," approved March 27, 1872.
By same—
A bill to regulate the time of holding justices' courts in the cities of Newport and Covington, and in the county of Jefferson, outside of the city limits of Louisville.
By same—
A bill to amend an act, entitled "An act to authorize the Christian county court to issue bonds for the purpose of building a court-house, and to establish a sinking fund to liquidate said bonds," approved February 13, 1867.

By same—
A bill to legalize the acts of the Meade county court.

By Mr. Grigsby, from the Committee on Education—
A bill to amend section 8, article 7, chapter 18, General Statutes.

By same—
A bill for the benefit of common schools in Paducah.

By same—
A bill for the benefit of Lawrence K. Stuffy, of Barren county.

By Mr. Black, from the Committee on General Statutes—
A bill to amend section 2, article 2, chapter 28, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Bowden, from the Committee on the Judiciary, to whom was referred a bill from the Senate, entitled
An act for the benefit of the sureties of John G. Samuels, late sheriff of Nelson county,
Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the 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 thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., Robert W. Nelson,
William C. Allen, W. H. Frederick, John B. Otten,

Those who voted in the negative, were—

Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled
An act to change the time of holding circuit courts in the 15th judicial district,
Reported the same without amendment.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled
An act for the benefit of the children of Joseph Ross, deceased,
Reported the same without amendment.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Nelson, from the Committee on County Courts—
A bill to provide for the holding of extra terms of the Union quarterly court at Caseyville, in Union county.

By Mr. Snyder, from the Committee on Railroads—
A bill to incorporate the North and South Railroad.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Kearny, from the Committee on Ways and Means, to whom was referred a bill from the Senate, entitled
An act to cause the revenue and county levy of Clay county to be collected for the years 1875 and 1876,
Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the 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 thereon in pursuance to a provisions of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  Joseph A. Gaines,  Samuel R. Overstreet,
William C. Allen,  George H. Gardner,  Chas. Patterson,
Marshall Baker,  John D. Gardner,  James M. Payne,
William Berkele,  L. E. Green,  George W. Pickett,
Bell G. Bidwell,  J. Warren Grigsby,  W. L. Pollard,
James D. Black,  Robert E. Grinstead,  Jere. Poor,
William H. Botts,  Theodore F. Hallam,  John W. Powell.
James II.

Bills were reported by the several committees who were directed
to prepare and bring in the same, of the following titles, viz:

By Mr. Nelson, from the Committee on County Courts—
1. A bill, entitled "An act to increase the jurisdiction of justices of
   the peace in Grant county.

   By same—
2. A bill to increase the jurisdiction of quarterly courts in the
   counties of Nicholas, Robertson, and Adair.

   By Mr. Botts, from the Committee on Circuit Courts—
3. A bill to change the time of holding the circuit courts in the 13th
   judicial district.

   By Mr. Grigsby, from the Committee on Education—
4. A bill for the benefit of school district No. 29, in Lewis county.

   By Mr. Hallam, from the Committee on General Statutes—
5. A bill to amend section 4, article 3, chapter 27, of the General
   Statutes.

   By Mr. Little, from the same committee—
6. A bill to prevent trespass in Clark county.

Ordered, That said bills be recommitted—the 1st and 2d to the
Committee on County Courts; the 3d to the Committee on Circuit
Courts; the 4th to the Committee on the Judiciary, and the 5th and 6th to the Committee on the General Statutes.

Mr. Snyder, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled

An act to incorporate the South Covington and Cincinnati Street Railway Company,

Reported the same without amendment.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Botts, from the Committee on Circuit Courts, asked that said committee be discharged from the further consideration of leaves to bring in bills of the following titles, viz:

A bill to amend an act, entitled "An act to authorize the sheriff and master commissioner of Fayette county to advertise sales of real and personal property.

A bill to amend section 5, chapter 26, of the General Statutes.

And the question being taken on discharging said committee, it was decided in the affirmative.

The hour of 12 o'clock, M., having arrived, the hour of the joint special order of the day, to-wit: the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed Hon. John W. Stevenson, whose term of office will expire on the 3d day of March, 1877, said special order being in pursuance of an act of Congress and the law of Kentucky in such matter made and provided,

It was announced that the Senate of Kentucky was now ready to proceed in joint session to the election of said United States Senator.

Whereupon, the Senate in order entered upon the floor of the House of Representatives, and the Speaker of the Senate, Lt. Gov. J. C. Underwood, having taken a seat upon the right of the Speaker
of the House and presiding, the two Houses were convened in joint
assembly, the same being composed of a majority of each House
elected to the General Assembly.

The roll was then called, when the following Senators and Repre-
sentatives answered to their names, viz:

Pollock Barbour,
Thos. J. Barker,
Wm. J. Berry,
James Blackburn,
Robert A. Briggs,
Scott Brown,
F. L. Cleveland,
W. W. Culbertson,
P. F. Edwards,
Andrew J. Ewing,
H. F. Finley,
Joseph Gardner,
James B. Garnett,
Duncan Harding,
James W. Hays,
R. G. Hays,
George B. Hodge,
B. W. S. Hufnaker,
John Hyden,
S. H. Jenkins,
J. R. Leslie,
D. H. Lindsay,
R. B. Lovel,
T. A. Lyon,
Sumner Marble,
C. N. Pendleton,
Joseph B. Read,
Robert Simmons,
J. H. Stanley,
G. W. Swoope,
E. W. Turner,
H. A. Tyler,
Thos. W. Varnon,
W. L. Vories,
George Wright,
Mr. Speaker (Stone),
William C. Allen,
Marshall Baker,
William Berkle,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botts,
James H. Bowden,
Olando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
James W. Chowning,
E. A. Coffman,
James M. Cook,
F. G. Cox,
G. W. Craddock,
K. R. Culbertson,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
John Ellis,
J. H. Emerson,
Rufus Emmons,
James Farmer,
John Feland,
John M. Fish,
A. J. Fleming,
Joshua G. Ford,
L. J. Frazee, jr.,
W. H. Frederick,
Joseph A. Gaines,
George H. Gardner,
John D. Gardner,
Wm. L. Grant,
L. E. Green,
J. Warren Grigsby,
Robert E. Grinstead,
Theodore F. Hallam,
Zach. T. Heady,
Thomas J. Henry,
Thomas W. Henton,
Allen C. Hagan,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,
Thomas Johnson,
Wood M. Jones,
John Watts Kearny,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
William B. Lindsay,
Robert E. Little,
G. C. Lockhart,
Lucien S. Luttrell,
Bryan S. McClure,
Matt. McKinney,
T. J. Megibben,
William E. Minor,
William A. Moore,
Robert W. Nelson,
John B. Otten,
Samuel R. Overstreet,
J. V. Owen,
Chas. Patterson,
James M. Payne,
George W. Pickett,
W. L. Pollard,
Jere. Poor,
John W. Powell,
John Preston,
J. N. Price,
David Pryse,
O. C. Richardson, sr.,
C. W. Robbins,
Samuel Russell,
Thomas H. Shanks,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
D. B. Smith,
George R. Snyder,
Ralph L. Spalding,
Richard A. Spurr,
John A. Steele,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Albert A. Stoll,
Richard P. Stoll,
W. J. Taylor,
E. B. Treadway,
G. W. Winns,
Charles H. Wood—135.
On a motion, the reading of the Journal of the joint assembly of yesterday was dispensed with.

Upon a comparison of the vote taken by each House, as recorded in the Journals thereof, as between the persons in nomination in each House for the office of Senator in the Congress of the United States from the State of Kentucky, the Speaker announced that no one having received a majority of all the votes cast, no election was had.

Mr. Finley withdrew from nomination the name of Hon. W. O. Bradley, of Garrard county.

Mr. Hunter nominated Hon. R. M. Kelly, of Louisville, as a suitable person to fill the office of United States Senator from the State of Kentucky.

The joint assembly then proceeded to take another ballot as between those in nomination for United States Senator, a majority of all the members elected thereto, both of the Senate and House of Representatives, being present, which resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour, James B. Garnett, P. A. Lyon,
James Blackburn, R. G. Hays, Sumner Marble,
Robert A. Briggs, John Hyden, C. N. Pendleton,
F. L. Cleveland, S. H. Jenkins, J. H. Stanley,
W. A. Cunningham, R. B. Lovel, H. A. Tyler—15.

Those who voted for Mr. Leslie, were—

Thos. J. Barker, J. R. Leslie, W. L. Vories,
Scott Brown, D. H. Lindsay, George Wright—8.
P. F. Edwards, Joseph B. Read,

Those who voted for Mr. Williams, were—

Andrew J. Ewing, Duncan Harding, E. W. Turner—5.
Joseph Gardner, James W. Hays,

Those who voted for Mr. Stevenson, were—

Robert Simmons,

Those who voted for Mr. Kelly, were—

Wm. J. Berry, H. F. Finley, B. W. S. Huffaker—4.
W. W. Culbertson,

In the House of Representatives—

Those who voted for Mr. Beck, were—

Mr. Speaker (Stone), T. J. Jenkins, J. V. Owen,
Bell G. Bidwell, Wood M. Jones, Chas. Patterson,
Pat. Campion, Daniel Lary, John Preston,

Those who voted for Mr. Williams, were—

Those who voted for Mr. Leslie, were—

Those who voted for Mr. Stevenson, were—

Those who voted for Mr. Kelly, were—

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Proceeding then to take another ballot as between those in nomination, the result was as follows, viz:

In the Senate—
Those who voted for Mr. Beck; were—
Those who voted for Mr. Leslie, were—

Thos. J. Barker,  
Scott Brown,  
P. F. Edwards,  

Those who voted for Mr. Williams, were—

Andrew J. Ewing,  
Joseph Gardner,  

Those who voted for Mr. Stevenson, were—

George B. Hodge,  
Robert Simmons,  

Those who voted for Mr. Kelly, were—

Wm. J. Berry,  
W. W. Culbertson,  

In the House of Representatives—

Those who voted for Mr. Beck, were—

Mr. Speaker (Stone),  
Bell G. Bidwell,  
Pat. Campion,  
James W. Chowning,  
John M. Fish,  
L. J. Frazee, Jr.,  
Joseph A. Gaines,  
Thomas W. Heaton,  
E. E. Hume,  

Those who voted for Mr. Williams, were—

William C. Allen,  
Marshall Baker,  
James D. Black,  
F. G. Cox,  
P. H. Duncan,  
W. J. Edrington,  
A. J. Fleming,  
Joshua G. Ford,  
W. H. Frederick,  
George H. Gardner,  
John D. Gardner,  

Those who voted for Mr. Leslie, were—

William H. Batts,  
James H. Bowden,  
Orlando C. Bowles,  
Tobias W. Burton,  
E. A. Coffman,  
James M. Cook,  

Those who voted for Mr. Stevenson, were—

James B. Blue,  
John Ellis,  

Those who voted for Mr. Vories, were—

J. R. Leslie,  
D. H. Lindsay,  
Joseph B. Read,  

Those who voted for Mr. Lindsay, were—

E. W. Turner—5.


J. V. Owen,  
Chas. Patterson,  
John Preston,  
M. M. Sloss,  
D. B. Smith,  
Richard A. Spurr,  
John A. Steele,  

George W. Pickett,  
W. L. Pollard,  
John W. Powell,  
J. N. Price,  
O. C. Richardsen, Sr.,  
C. W. Robbins,  
George R. Snyder,  
Green Sterrett,  
W. J. Taylor—31.

Bryan S. McClure,  
Ben. J. Shaver,  
A. H. Smith,  
G. W. Winns,  
Chas. H. Wood—17.

Theodore F. Hallam,  
Jere. Poor,  
John Watts Kearny,  
Samuel Russell,
James Farmer,  Robert E. Little,  Thomas H. Shanks,
William L. Grant, Robert W. Nelson,  Ralph L. Spalding,

Those who voted for Mr. Kelly, were—
William Berkle,  John Peland,  David Pryse,
H. H. Brinkley,  Robert E. Grinstead,  Richard P. Stoll, Jr.,
Rufus Emmons,  Samuel R. Overstreet,

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Nelson moved that the joint assembly do now dissolve.

And the question being taken on said motion, it was decided in the negative.

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

Those that voted in the affirmative, were—
Thos. J. Barker,  Marshall Baker,  W. G. Hunter,
Wm. J. Berry, James B. Blue,  T. J. Jenkins,
F. L. Cleveland, James H. Bowden,  John Watts Kearny,
W. W. Culbertson, Pat. Campion,  Wm. Kitchen,
P. F. Edwards, James M. Cook,  Martin W. LaRue,
Andrew J. Ewing,  K. R. Culbertson,  Daniel Lary,
H. F. Finley,  Thomas J. Drury,  Robert E. Little,
James B. Garnett,  Rufus Emmons,  Thos. J. Montgomery,
Duncan Harding, James Farmer,  Robert W. Nelson,
George B. Hodge,  W. H. Frederick,  Samuel R. Overstreet,
P. A. Lyon,  William L. Grant,  Samuel Russell,
Joseph B. Read,  Theodore F. Hallam,  Thomas H. Shanks,
H. A. Tyler,  Allen C. Hagan,  Albert A. Stoll,
George Wright,  E. E. Hume,  G. W. Winns—42.

Those who voted in the negative, were—
Pollock Barbour,  James W. Chowning,  T. J. Megibben,
James Blackburn,  E. A. Coffman,  William E. Minor,
Robert A. Briggs,  F. G. Cox,  William A. Moore,
Scott Brown,  G. W. Craddock,  John B. Otten,
W. A. Cunningham,  S. P. Douthitt,  J. V. Owen,
Joseph Gardner,  P. H. Duncan,  Chas. Patterson,
James W. Hays,  W. J. Edrington,  James M. Payne,
R. G. Hays,  John Ellis,  George W. Pickett,
B. W. S. Huffaker,  J. H. Emerson,  W. L. Pollard,
John Hyden,  John M. Fish,  Jere. Poor,
S. H. Jenkins,  A. J. Fleming,  John W. Powell,
J. R. Leslie,  Joshua G. Ford,  John Preston,
D. H. Lindsay,  L. J. Frazee, Jr.,  J. N. Price,
R. B. Lovel,  Joseph A. Gaines,  David Pryse,
Sumner Marble,  George H. Gardner,  O. C. Richardson, Sr.,
C. N. Pendleton,  John D. Gardner  Ben. J. Shaver,

Proceeding then to take another ballot as between those in nomination, it resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour, James B. Garnett, P. A. Lyon,
James Blackburn, R. G. Hays, Sumner Marble,
Robert A. Briggs, John Hyden, C. N. Pendleton,
F. L. Cleveland, S. H. Jenkins, J. H. Stanley,
W. A. Cunningham, R. B. Lovel, H. A. Tyler—15.

Those who voted for Mr. Leslie, were—

Thos. J. Barker, J. R. Leslie, W. L. Vories,
Scott Brown, D. H. Lindsay, George Wright—8,
P. F. Edwards, Joseph B. Read,
Those who voted for Mr. Williams, were—

Andrew J. Ewing, Duncan Harding, E. W. Turner—5,
Joseph Gardner, James W. Hays,
Those who voted for Mr. Stevenson, were—

Robert Simmons,
Those who voted for Mr. Kelly, were—

Wm. J. Berry, H. F. Finley, B. W. S. Huffaker—4.
W. W. Culbertson,

In the House of Representatives—

Those who voted for Mr. Beck, were—

Mr. Speaker (Stone), T. J. Jenkins, J. V. Owen,
Bell G. Bidwell, Wood M. Jones, Chas. Patterson,
Pat. Campion, Daniel Lary, John Preston,
James W. Chowning, William B. Lindsay, M. M. Sloss,
Joan M. Fish, G. C. Lockhart, D. B. Smith,
L. J. Frazee, jr., Lucien S. Luttrel, Richard A. Spurr,
Joseph A. Gaines, T. J. Megibben, John A. Steele,
Those who voted for Mr. Williams, were—

William C. Allen, Zach. T. Heady, George W. Pickett,
Marshall Baker, Thomas J. Henry, W. L. Pollard,
James D. Black, Allen C. Hagan, John W. Powell,
F. G. Cox, Thomas Johnson, J. N. Price,
P. H. Duncan, Wm. Kitchen, O. C. Richardson, sr.,
W. J. Edrington, Martin W. LaRue, C. W. Robbins,
A. J. Fleming, W. Jeff. Lee, George R. Snyder,
Joshua G. Ford, William E. Minor, Green Sterrett,
W. H. Frederick, Thos. J. Montgomery, Robert Sterrett,
John D. Gardner,

Those who voted for Mr. Leslie, were—

William H. Botts, G. W. Craddock, Bryan S. McClure,
James H. Bowden, S. P. Douthitt, Ben. J. Shaver,
Orlando C Bowles, Thomas J. Drury, A. H. Smith,
Tobias W. Burton, J. H. Emerson, G. W. Winns,
E. A. Coffman, L. E. Green, Charles H. Wood—17.
James M. Cook, Richard P. Hocker,

Those who voted for Mr. Stevenson, were—

James B. Blue, Theodore F. Hallam, Jere. Poor,
John Ellis, John Watts Kearney, Samuel Russell,
James Farmer, Robert E. Little, Thomas H. Shanks,
William L. Grant, Robert W. Nelson, Ralph L. Spalding,

Those who voted for Mr. Kelly, were—

William Berkele, John Feland, David Pryse,
H. H. Brinkley, Robert E. Grinstead, Richard P. Stoll,
Rufus Emmons, Samuel R. Overstreet,

No one in nomination having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Nelson moved that the joint assembly do now dissolve.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker of the House of Representatives resumed the chair, and the Senate retired.

And then the House adjourned.
FRIDAY, JANUARY 14, 1876.

Mr. J. N. Price, 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 change the time of holding circuit courts in the 15th judicial district;

An act for the benefit of the sureties of John G. Samuels, late sheriff of Nelson county;

An act to cause the revenue and county levy of Clay county to be collected for the years 1875 and 1876;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

Leave of absence, indefinitely, was granted Messrs. Poor and Feland.

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

1. An act to prevent the destruction of fish in Lewis, Daviess, and McLean counties.


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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Propositions and Grievances, and the 2d to the Committee on Railroads.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Steele, from the Committee on Internal Improvement—

A bill to amend the charter of the White Oak Turnpike Road Company, in Bath county.

By same—

A bill for the benefit of John Coleman, of Pike county.
By Mr. Spurr, from the Committee on Agriculture and Manufactures—

A bill to amend an act incorporating the Kiddville Turnpike Road Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Spurr, from the Committee on Agriculture and Manufactures, to whom was referred a bill from the Senate, entitled

An act for the benefit of licensed keepers of stud-horses, jacks, and bulls of the counties of Washington, Ballard, Madison, Bracken, Pendleton, and Grant,

Reported the same with an amendment thereto.

Which was adopted.

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

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the licensed keepers of stud-horses, jacks, and bulls in this Commonwealth have a lien upon the get of such for the space of one year after the birth of same for the payment of service of said stud-horse, jack, or bull.

§ 2. This act shall not apply to a bona fide purchaser, without notice of such lien.

§ 3. This act shall take effect from and after its passage.

Resolved, That said bill do pass, and the title thereof be as follows, viz:

An act for the benefit of licensed keepers of stud-horses, jacks, and bulls in this Commonwealth.

Mr. Spurr, from the Committee on Agriculture and Manufactures, asked that said committee be discharged from the consideration of a bill from the Senate, entitled

An act to amend an act, entitled "An act to incorporate Silver Spar and Mining Company."
Mr. Spurr moved that the said bill be recommitted to the Committee on Corporate Institutions.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the inspection of lubricating and wool oil, the product of coal, petroleum, and other bituminous substances.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Bowles moved to amend said bill by striking out "two hundred and fifty," and inserting the words "one hundred and fifty."

Which was adopted.

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

A message was received from the Senate, announcing that they had adopted a resolution of the following title, viz:

Resolution authorizing the erection of a monument over the grave of Hon. John L. Helm, formerly Governor of this Commonwealth.

Mr. Henton, from the Committee on Federal Relations, to whom was referred the following resolutions, reported the same, with the expression of opinion that they ought to pass, viz:

Whereas, The State of Kentucky has been invited to participate with the other States in the Centennial Exposition, proposed to be held in commemoration of the one hundredth anniversary of American freedom; and whereas, the object proposed can only be carried out when that civil and political liberty and equality for which our forefathers contended are guaranteed to all our people; and whereas, various citizens of our own and other Southern States are under the ban of proscription imposed by the 14th Amendment, which proscription it seems the purpose to continue indefinitely, as would appear from a resolution introduced in Congress on the 6th inst. by James G. Blaine, a member from Maine; therefore,
Resolved by the General Assembly of the Commonwealth of Kentucky, That Kentucky will not participate in said Centennial until there shall be universal amnesty, and until all of her own sons and those of her sister States can unite on terms of equal citizenship in celebrating an occasion so fraught with interest to the free, but at which those in bondage have no place. Resolved, That the Governor of this Commonwealth be requested to transmit a copy of these resolutions to our Senators and Representatives in Congress.

Mr. Bowden offered the following as a substitute for the original resolutions, viz:

WHEREAS, Kentucky has been invited to take part, in the city of Philadelphia, in the Centennial Anniversary of the declared independence of the States, that there may be rebuilt on the altar of a common country the patriotic fires that lately burned too low; whereas, to accomplish this good end demands that every barrier between the Government and the affliction of the citizen shall be removed; be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That on this auspicious occasion we earnestly declare our conviction that sound public policy, broad and enlightened justice, the greatness of our Government, the sacred circumstance of time and place, alike urge the fitness of granting amnesty to all who took part against the Government in the late civil war. Resolved, While a failure to grant this amnesty will mar the general cheer, Kentucky will not attribute that failure to the people of these States, nor will she for one moment permit the malvolence of an administration that is passing away to stand between her and the country she loves.

Mr. Hallam moved that said resolutions and substitute be printed, and that they be placed in the orders of the day. And the question being taken on said motion, it was decided in the negative.

The hour of 11 o'clock, A. M., having arrived, the House took up the special order, viz:

The consideration of the resolution to repeal rule 59 of the House of Representatives.

On motion of Mr. Bowles, Ordered, That said special order be dispensed with, in order to dispose of Mr. Preston's resolutions and Mr. Bowden's substitute then under consideration.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Little moved to postpone further consideration of said resolutions and substitute, and make the same the special order for Monday, January 17th, 1876, at 10½ o'clock, A. M.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Marshall Baker, L. E. Green, George W. Pickett,
William Berkle, Thomas W. Henton, John W. Powell,
Orlando C. Bowles, W. G. Hunter, John Preston,
H. H. Brinkley, Thomas Johnson, O. C. Richardson, sr.,
James W. Chowning, Martin W. LaRue, C. W. Robbins,
F. G. Cox, Bryan S. McClure, M. M. Sloss,
S. P. Douthitt, Samuel R. Overstreet, D. B. Smith,
John Ellis, J. Y. Owen, Green Sterrett,
A. J. Fleming, Chas. Patterson, W. J. Taylor,

Joseph A. Gaines,

The House then took up from the orders of the day the following resolution, viz:

Resolved, That rule 50 of the rules of the House of Representatives, which is as follows, viz: “It shall not be in order to entertain any bill for the incorporation of any company, or in relation to any local or private matter, in cases where the same is now, or may hereafter be, authorized by general laws,” be, and is hereby, repealed.

And the question being taken on the adoption of said resolution, it was decided in the negative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, W. G. Hunter, Samuel Russell,
William H. Botts, Wm. Kitchen, Thomas H. Shanks,
F. G. Cox, Martin W. LaRue, A. H. Smith,
G. W. Craddock, Daniel Lary, D. B. Smith,
Thomas J. Drury, W. Jeff. Lee, George R. Snyder,
John Ellis, Lucien S. Luttrell, Ralph L. Spalding,
James Farmer, William E. Minor, L. J. Stephenson,
Resolved, That the Committee on the Penitentiary ascertain and report to this House, as soon as practicable, the number of convicts in the prison at the time the same was leased to the present keeper; the number there at the present time; and also what number can be accommodated in the Penitentiary as it is now constituted, with proper regard for the health of the prisoners and their proper discipline.

Which was adopted.

Mr. Craddock offered the following resolution, viz:

Resolved, That this hall be let to the Good Templars, for a lecture by J. J. Talbott, of Indiana, on next Tuesday evening.

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

On motion of Mr. Kearny—
1. A bill to enable the literary society of Saint Louis Bertrand, of Louisville, Kentucky, to issue mortgage bonds.

On motion of same—
2. A bill to incorporate the Fifth Presbyterian Church, Louisville, Kentucky.

On motion of same—
3. A bill to incorporate the Anchorage Presbyterian Church.
On motion of same—
4. A bill for the benefit of the Farmers' and Drovers' Fire Insurance Company.

On motion of same—
5. A bill to amend an act to incorporate the Louisville Presbyterian Orphans' Home Society.

On motion of Mr. LaRue—
6. A bill for the benefit of F. Mutle, of Louisville, Kentucky.

On motion of same—
7. A bill to amend chapter 92, article 3, section 4, of the General Statutes.

On motion of Mr. Edrington—
8. A bill giving the county court of Ballard county the right to levy an ad valorem tax on the taxable property of said county, to pay current expenses, and for other purposes.

On motion of Mr. Grigsby—
9. A bill to amend the charter of the town of Danville, Boyle county.

On motion of Mr. Robert Sterrett—
10. A bill for the benefit of H. C. Martin, late common school commissioner for Hart county.

On motion of Mr. Bowles—
11. A bill to change the time of holding the circuit court in the 16th judicial district.

On motion of Mr. Nelson—
12. A bill to amend an act incorporating the German Lutheran Presbyterian St. John's Church, of Newport.

On motion of same—
13. A bill to compensate jurors in the quarterly, city, and justices' courts of the city of Newport.

On motion of same—

On motion of same—
15. A bill to incorporate the Salem and Gemeinde, of Newport, Kentucky.

On motion of same—
16. A bill to amend section 22, chapter 37, General Statutes.
On motion of Mr. Ellis—
17. A bill to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company.

On motion of Mr. R. P. Stoll—
18. A bill to incorporate the Kentucky Trotting Horse Breeders' Association.

On motion of same—
19. A bill to amend chapter 51 of the General Statutes, title "Holidays."

On motion of same—

On motion of Mr. Fish—
21. A bill to amend the law in relation to the carrying of concealed deadly weapons.

On motion of Mr. Ellis—
22. A bill to amend the 3d section of an act, entitled "An act to secure the payment in the Treasury of fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers."

On motion of Mr. Henry—

On motion of same—
24. A bill to prevent the floating of logs, rafts, and other lumber loose down Licking river.

On motion of Mr. Little—
25. A bill to repeal every lottery charter in force in Kentucky.

On motion of Mr. Steele—
26. A bill to amend articles 6 and 8, chapter 70, of the General Statutes.

On motion of Mr. Frederick—
27. A bill to prohibit the sale of spirituous liquor on the Sabbath in Jefferson county.

On motion of Mr. Albert A. Stoll—
28. A bill for an appropriation for the benefit of the Lunatic Asylum at Anchorage.
On motion of Mr. Jenkins—
29. A bill to regulate the presentation of claims against county courts.

On motion of Mr. Drury—

On motion of Mr. Pickett—
31. A bill to change the Green and Adair county line, so as to include Wm. J. Squires in Adair county.

On motion of Mr. LaRue—
32. A bill to repeal an act, entitled "An act to incorporate the Boone Bridge Company, of Louisville, Kentucky."

On motion of same—
33. A bill to repeal an act, entitled "An act to incorporate the Short Route Transfer Company, of the city of Louisville."

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 2d, 3d, 5th, 6th, 9th, 12th, 15th, 18th, 32d, and 33d; the Committee on Insurance the 4th; the Committee on the General Statutes the 7th, 16th, 19th, 21st, 25th, and 26th; the Committee on County Courts the 8th, 13th, and 29th; the Committee on Claims the 10th and 30th; the Committee on Circuit Courts the 11th; the Committee on Railroads the 14th; the Committee on Internal Improvement the 17th, 23d, and 24th; the Committee on Banks the 20th; the Committee on Ways and Means the 22d; the Committee on Charitable Institutions the 28th, and the Committee on Propositions and Grievances the 31st.

The hour of 12 o'clock, M., having arrived, the hour of the joint special order of the day, to-wit: the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, said special order being in pursuance of an act of Congress and the law of Kentucky in such matter made and provided,

It was announced that the Senate of Kentucky was now ready to proceed in joint session to the election of said United States Senator.

Whereupon, the Senate in order entered upon the floor of the House of Representatives, and the Speaker of the Senate, Lt. Gov. J. C. Underwood, having taken a seat upon the right of the Speaker of the House and presiding, the two Houses were convened in joint
assembly, the same being composed of a majority of each House elected to the General Assembly.

The Journals of the Senate and House of Representatives in relation to the proceedings of each House, taken in the matter of the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed the Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, were read by the Clerks of each House, and adopted.

Upon a comparison of the vote taken by each House, as recorded in the Journals thereof, as between the persons in nomination in each House for the office of Senator in the Congress of the United States from the State of Kentucky, the Speaker announced that no one having received a majority of all the votes cast, no election was had.

Mr. Hunter withdrew from nomination for said office the name of Hon. R. M. Kelly.

Mr. Varnon withdrew from nomination for said office the name of Hon. John W. Stevenson.

Senator Culbertson nominated Hon. W. H. Wadsworth, of Mason county, as a suitable person to fill the office of United States Senator from the State of Kentucky.

The joint assembly then proceeded to take another ballot as between those in nomination for United States Senator, a majority of all the members elected thereto, both of the Senate and House of Representatives, being present, which resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour, R. G. Hays, P. A. Lyon,
James Blackburn, Geo. B. Hodge, Sumner Marble,
Robert A. Briggs, John Hyden,
F. L. Cleveland, S. H. Jenkins,
W. A. Cunningham, R. B. Lovel,
James B. Garnett,

Those who voted for Mr. Leslie, were—

Thos. J. Barker, J. R. Leslie, Robert Simmons,
Scott Brown, D. H. Lindsay, W. L. Vories,

Those who voted for Mr. Williams, were—

Andrew J. Ewing, James W. Hays, E. W. Turner,
Duncan Harding,

Those who voted for Mr. Wadsworth, were—

In the House of Representatives—

Those who voted for Mr. Beck, were—

Mr. Speaker (Stone), E. E. Hume, J. V. Owen, 
Bell G. Bidwell, T. J. Jenkins, Chas. Patterson, 
James B. Blue, Wood M. Jones, Jere. Poor, 
Pat. Campion, Daniel Lary, John Preston, 
James W. Chowning, William B. Lindsay, Thomas H. Shanks, 
John Ellis, G. C. Lockhart, M. M. Sloss, 
John M. Fish, Lucien S. Luttrell, D. B. Smith, 
L. J. Frazee, jr., T. J. Megibben, Richard A. Spurr, 
Joseph A. Gaines, William A. Moore, John A. Steele, 

Those who voted for Mr. Williams, were—

William C. Allen, Theodore F. Hallam, James M. Payae, 
Marshall Baker, Zach. T. Heady, George W. Pickett, 
James D. Black, Thomas J. Henry, W. L. Pollard, 
F. G. Cox, Allen C. Hagan, John W. Powell, 
P. H. Duncan, Thomas Johnson, J. N. Price, 
W. J. Edrington, John Watts Kearny, O. C. Richardson, sr., 
James Farmer, Wm. Kitchen, C. W. Robbins, 
A. J. Fleming, Martin W. LaRue, George R. Snyder, 
Joshua G. Ford, W. Jeff. Lee, Ralph L. Spalding, 
W. H. Frederick, Robert E. Little, Green Sterrett, 
George H. Gardner, William E. Miner, Robert C. Stettret, 
William L. Grant, Robert W. Nelson, 

Those who voted for Mr. Leslie, were—

William H. Botts, S. P. Douthitt, Samuel Russell, 
James H. Bowden, Thomas J. Drury, Ben. J. Shaver, 
Orlando C. Bowles, J. H. Emerson, A. H. Smith, 
Tobias W. Burton, L. E. Green, Albert A. Stoll, 
E. A. Coolman, Richard P. Hocker, G. W. Winns, 
G. W. Craddock, 

Those who voted for Mr. Wadsworth, were—

William Berkele, John Feland, David Pryse, 
H. H. Brinkley, Robert E. Grinstead, Richard P. Stoll, 
Rufus Ehamons, Samuel R. Overstreet, 

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Barker moved that the joint assembly do now dissolve.

And the question being taken on said motion, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Barker and Turner, were as follows, viz:
Those that voted in the affirmative, were—


Those who voted in the negative, were—


Proceeding then to take another ballot as between those in nomination, the result was as follows, viz:
In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour, R. G. Hay's, P. A. Lyon,
James Blackburn, George B. Hodge, Sumner Marble,
Robert A. Briggs, John Hyden, C. N. Pendleton,
F. L. Cleveland, S. H. Jenkins, J. H. Stanley,
W. A. Cunningham, R. B. Lovel, H. A. Tyler—16.
James B. Garnett,

Those who voted for Mr. Leslie, were—

Thos. J. Barker, J. R. Leslie, Robert Simmons,
Scott Brown, D. H. Lindsay, W. L. Vorics,

Those who voted for Mr. Williams, were—

Andrew J. Ewing, James W. Hay's, E. W. Turner,
Joseph Gardner, G. W. Swoope, Thos. W. Varnon—7,
Duncan Harding,

Those who voted for Mr. Wadsworth, were—


In the House of Representatives—

Those who voted for Mr. Beck, were—

Mr. Speaker (Stone), E. E. Humé, J. V. Owen,
Bell G. Bidwell, T. J. Jenkins, Chas. Patterson,
James B. Blue, Wood M. Jones, Jer. Poor,
Pat. Campion, Daniel Lary, John Preston,
James W. Chowning, William B. Lindsay, Thomas H. Shanks,
John Ellis, G. C. Lockhart, M. M. Sloss,
John M. Fish, Lucien S. Luttrell, D. B. Smith,
L. J. Fracze, jr., T. J. Megibben, Richard A. Spurr,
Joseph A. Gaines, William A. Moore, John A. Steele,
J. Warren Grigsby, John B. Otten, L. J. Stephenson—31,
Thomas W. Henton,

Those who voted for Mr. Williams, were—

William C. Allen, Theodore F. Hallam, James M. Payne,
Marshall Baker, Zach. T. Heady, George W. Pickett,
James D. Black, Thomas J. Henry, W. L. Pollard,
T. G. Cox, Allen C. Hagan, John W. Powell,
P. H. Duncan, Thomas Johnson, J. N. Price,
W. J. Eldrington, John Watts Kearny, O. C. Richardson, sr.,
James Farmer, William Kitchen, C. W. Robbins,
A. J. Fleming, Martin W. LaRue, George R. Snyder,
Joshua G. Ford, W. Jeff. Lee, Ralph L. Spalding,
W. H. Frederick, Robert E. Little, Green Sterrett,
George H. Gardner, William E. Minor, Robert Sterrett,
John D. Gardner, Thos. J. Montgomery, W. J. Taylor—38,
William L. Grant, Robert W. Nelson,
Those who voted for Mr. Leslie, were—

William H. Botts, S. P. Douhitt, Samuel Russell,
James H. Bowden, Thomas J. Drury, Ben. J. Shaver,
Orlando C. Bowles, J. H. Emerson, A. H. Smith,
Tobias W. Burton, L. E. Green, Albert A. Stoll,
E. A. Coffman, Richard P. Hecker, G. W. Winns,
G. W. Craddock,

Those who voted for Mr. Wadsworth, were—

William Berkelie, John Feland, David Pryse,
R. H. Brinkley, Robert E. Grinstead, Richard P. Stoll, jr.,
K. R. Culbertson, James M. Cook, E. B. Treadway—11.
Rufus Emmons, Samuel R. Overstreet,

No one in nomination having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Nelson moved that the joint assembly do now dissolve.

And the question being taken on the adoption of said motion, it

The yeas and nays being required thereon by Messrs. Snyder and

Little, were as follows, viz:

Those who voted in the affirmative, were—

Pollock Barbour, James H. Bowden, Wm. Kitchen,
Thos. J. Barker, Tobias W. Burton, Daniel Lary,
Wm. J. Berry, Pat. Campion, William B. Lindsay,
James Blackburn, James W. Chowning, G. C. Lockhart,
Robert A. Briggs, E. A. Coffman, T. J. Megibben,
Scott Brown, James M. Cook, William E. Minor,
F. L. Cleveland, F. G. Cox, Thos. J. Montgomery,
W. W. Culbertson, C. W. Craddock, William A. Moore,
W. A. Cunningham, K. R. Culbertson, John B. Otten,
P. F. Edwards, S. P. Douhitt, Samuel R. Overstreet,
Andrew J. Ewing, Thomas J. Drury, Chas. Patterson,
Joseph Gardner, W. J. Edrington, George W. Pickett,
James B. Garnett, Rufus Emmons, W. L. Pollard,
Duncan Harding, James Farmer, Jere. Poor,
George B. Hodge, John Feland, John Preston,
John Hyden, Joshua G. Ford, J. N. Price,
S. H. Jenkins, L. J. Frazee, jr., David Pryse,
J. R. Leslie, W. H. Frederick, C. W. Robbins,
R. B. Lovel, Joseph A. Gaines, Samuel Russell,
Sumner Marble, George H. Gardner, Thomas H. Shanks,
C. N. Peadleton, John D. Gardner, Ben. J. Shaver,
Joseph B. Read, L. E. Green, M. M. Sloss,
J. H. Stanley, Robert E. Grinstead, D. B. Smith,
G. W. Swoope, Zach. T. Heady, Ralph L. Spalding,
H. A. Tyler, Thomas W. Henton, Richard A. Spurr,
W. L. Vories, Allen C. Hagan, L. J. Stephenson,
Mr. Speaker (Stone), Richard P. Hocker, Green Sterrett,
Marshall Baker, E. E. Hume, Albert A. Stoll,
William Berkele, W. G. Hunter, Richard P. Stoll,
Bell G. Bidwell, T. J. Jenkins, E. B. Treadway,
James B. Blue, Wood M. Jones, G. W. Winns—94.
William H. Botts,

Those who voted in the negative, were—

James W. Hays, P. H. Duncan, Robert E. Little,
R. G. Hays, John Ellis, Lucien S. Luttrell,
B. W. S. Huffaker, J. H. Emerson, Bryan S. McClure,
D. H. Lindsay, John M. Fish, J. V. Owen,
P. A. Lyon, A. J. Fleming, John W. Powell,
Robert Simmons, Wm. L. Grant, O. C. Richardson, sr.,
E. W. Turner, J. Warren Grigsby, A. H. Smith,
Thos. W. Varnon, Theodore F. Hallam, George R. Snyder,
George Wright, Thomas J. Henry, John A. Steele,
William W. Allen, Thomas Johnson, Robert Sterrett,
James D. Black, John Watts Kearny, W. J. Taylor,
Olando C. Bowles, Martin W. LaRue, Charles H. Wood—38.
H. H. Brinkley, W. Jeff. Lee,

The Speaker of the House of Representatives resumed the chair,
and the Senate retired.

And then the House adjourned.

SATURDAY, JANUARY 15, 1876.

The following petitions were presented, viz:

By Mr. Culbertson—

1. The petition of sundry citizens of Catlettsburg, in Boyd county, praying that power be granted the trustees to prohibit the sale of intoxicating liquor within two miles of said town limits.

By Mr. Spalding—

2. The petition of sundry citizens of Marion county, praying that the toll on the Hustonville and Bradfordsville Turnpike Road be taken off from travel to and from church and mill.

By Mr. Hagan—

3. The petition of sundry citizens of Prestonsburg, praying that May Hunley be permitted to sell malt liquors in said town.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on Moral and Religious Institutions; the 2d and 3d to the Committee on Propositions and Grievances.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Falmouth Deposit Bank.

An act to incorporate the St. Boniface Roman Catholic Men's Society, of Paducah.

And that they had passed bills of the following titles, viz:

1. An act to incorporate Confidence Lodge, No. 49, Independent Order of Odd Fellows, of Augusta, Bracken county.

2. An act to repeal chapter 579 of the acts of 1873-'4.

3. An act for the benefit of Francis Adwell.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Moral and Religious Institutions; the 3d to the Committee on Propositions and Grievances.

And that they had passed a bill, entitled

An act to incorporate the Hartford Lodge, No. 158, Independent Order of Odd Fellows, at Hartford, Ohio county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Also, that they had adopted a joint resolution of the following title, viz:

Resolution calling upon the Auditor for an estimate of the population of the State of Kentucky.
Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts be requested to furnish this General Assembly an estimate of the population of this Commonwealth, and the statistics upon which his estimate is based.

Which was twice read and adopted.

Ordered, That Mr. Spurr be added to the Committee on Charitable Institutions, and that Mr. Nelson be added to the Committee on Propositions and Grievances.

A message was received from the Senate by Mr. Turner, from a special committee, asking to withdraw from the House a bill which originated in, and was passed by the Senate, entitled

An act for the benefit of Thomas Shanks, sheriff of the county of Jefferson.

Said bill was placed in the hands of the committee.

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

Resolved by the General Assembly of the Commonwealth of Kentucky, That we instruct our Senators and request our Representatives in the Congress of the United States to use all their influence and vote for the repeal of the act commonly known as the "specie resumption act," to take effect on the 1st of January, 1879; and that the Governor of this Commonwealth be directed to transmit under the seal of the State a copy of this resolution to each of said Senators and Representatives.

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

WHEREAS, The State of Kentucky by reason of an act, entitled "An act to incorporate the Covington and Lexington Turnpike Road Company," became the one half owner of said road; and whereas, by reason of said act, and the construction of said road, the profits of which became and are auxiliary to the Sinking Fund of this Commonwealth; and whereas, information has reached this General Assembly that the interest of the State in said road has been or attempted to be parted with; therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of five from this House and three from the Senate be appointed to inquire into the facts, and ascertain whether the State's interest in said road has been or attempted to be parted with; therefore.

Mr. Spalding moved the following resolutions, viz:

1. Resolved, That the Committee on the Judiciary be directed to inquire into the expediency of enacting a law by which all offenses and misdemeanors, below the degree of felony, shall be tried monthly
or quarterly by the respective county judges of this Commonwealth, and by which it be made the duty of the county attorneys to prosecute the same, and receive the same compensation, in cases of conviction, that the attorney for the Commonwealth now receives; and by which they (the said county judges) be authorized to have grand juries summoned where presentments and indictments be found as now provided by law.

2. That they further inquire into the expediency of so changing the law, that, instead of confining parties convicted of offenses and who cannot give bail, the jailer or sheriff or other officer be required to work said parties so convicted in the streets of some town, or road of said county, at the rate of $1.00 per day, until said fine shall be paid.

Ordered, That said resolutions be referred to the Committee on the Judiciary.

Mr. Henton moved the following resolution, viz:

Resolved, The Auditor is directed to furnish the House of Representatives an estimate of the population of this Commonwealth, and the statistics of his office upon which his estimate is based.

Which was adopted.

Mr. Henton moved the following resolution, viz:

Resolved, That the Committee on Internal Improvement be, and they are hereby, instructed to prepare and submit to this House a report of the circumstances and reasons which make it advisable for this body to vote State aid to the improvement of the navigation of certain rivers in this Commonwealth; how much is necessary to accomplish said object; and the material benefits to result to the State from said improvements.

Which was adopted.

Mr. Cox moved the following resolution, viz:

Resolved, That from and after Monday morning the members of this House will meet at 9 o’clock, A. M.

Mr. Henton moved to lay said resolution on the table.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William L. Grant, Samuel R. Overstreet,
William C. Allen, L. E. Green, J. V. Owen,
Marshall Baker, J. Warren Grigsby, James M. Payne,
William Berkele, Thomas J. Henry, Jere. Poor,
James D. Black, Thomas W. Henton, John Preston,
Orlando C. Bowles, Allen C. Hagan, J. N. Price,
Those who voted in the negative, were—

Bell G. Bidwell, John D. Gardner, George W. Pickett,
William H. Botts, Robert E. Grinstead, W. L. Pollard,
James H. Bowden, Theodore F. Hallam, John W. Powell,
Tobias W. Burton, Zach. T. Heady, C. W. Robbins,
E. A. Coffman, Richard P. Hocker, Thomas H. Shanks,
James M. Cook, E. E. Hume, Ben. J. Shaver,
F. G. Cox, W. G. Hunter, M. M. Sloss,
W. J. Edrington, W. Jeff. Lee, A. H. Smith,
A. J. Fleming, Lucien S. Luttrell, D. B. Smith,
Joseph A. Gaines, Bryan S. McClure, Green Sterrett,
George H. Gardner, Chas. Patterson, Robert Sterrett—33.

The hour of 11 o'clock, A. M., having arrived, the House took up the special order of the day, viz:

The report of the special committee on the death of Hon. John C. Breckinridge.

On motion of Mr. Jenkins,

Ordered, That the same be postponed and made the special order for Saturday, the 22d inst., at the hour of 11 o'clock, A. M.

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

Resolved by the General Assembly of the Commonwealth of Kentucky, That seven hundred and fifty copies of the report of the Commissioners of the Kentucky Institution for the Deaf and Dumb be printed for the use of said Institution and of this House.

Mr. Bowles moved that the House take up from the orders of the day the joint resolution relating to the pay of the officers and attaches of the General Assembly.

And the question being taken on said motion, it was decided in the affirmative.
Said resolution reads as follows, viz:

1. Resolved 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 the Chief Clerks, Assistant Clerks, Sergeants-at-Arms, Door-keepers, Enrolling Clerks, and for the benefit of the attaches of the present General Assembly, for their per diem respectively, as the same may become due: Provided, Such per diem shall not exceed two thirds allowed the officers and attaches of the last session of the General Assembly, and shall only be drawn on the certificate of the Chief Clerk of the respective bodies.

2. This resolution shall take effect from its passage.

Which was twice read and adopted.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the Senate, entitled

An act for the benefit of the children of Joseph Ross, deceased, And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

A message was received from the Governor, by Mr. Bronston, Assistant Secretary of State, laying upon the Speaker's table

The annual report of the Kentucky Institution for the Deaf and Dumb, located at Danville.

[For Report, see Legislative Document No. 12.]

Also the report of the American Printing House for the Blind.

[For Report, see Legislative Document No. 13.]

Also request of the Light-House Board with regard to lights and other aids to navigation on the Ohio and Mississippi rivers.

Said request reads as follows, viz:

Office of Light-House Inspector,

CINCINNATI, OHIO, December 6th, 1875.

To the Honorable Governor of the State of Kentucky:

Sir: I have the honor to inform you that, under the provisions of an act of Congress approved June twenty-third, eighteen hundred and seventy-four, entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," and of an act of Congress approved March third, eighteen hundred and seventy-five, making appropriations for the same purposes for
the fiscal year ending June thirtieth, eighteen hundred and seventy-six, a number of Government signal lights and other aids to navigation have been established on the banks of the Ohio and Mississippi rivers in the State of Kentucky.

These lights and other aids to navigation have, at certain points, been injured and lanterns have been broken and lights have been extinguished by malicious persons, thus endangering steamers and other vessels navigating the Ohio and Mississippi rivers.

I am therefore directed by the Light-House Board to request that the matter of protecting these lights and other aids to navigation may be brought before the Legislatures of the several States interested, to the end that proper laws may be passed providing for their protection.

I have the honor to be,

Very respectfully,

Your obedient servant,

C. H. ROCKWELL,

Lieutenant U. S. Navy, L. H. Inspector 14th Dis.

Mr. McGregor, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of Joseph Morgan, of Clay county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, J. V. Owen,
William C. Allen, John D. Gardner, Chas. Patterson,
Marshall Baker, William L. Grant, George W. Pickett,
William Berkele, L. E. Green, W. L. Pollard,
Bell G. Bidwell, J. Warren Grigsby, Jere. Poor,
James D. Black, Robert E. Grinstead, John W. Powell,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Megibben, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of C. W. Hull, deputy jailer of Kenton county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Megibben, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Daniel McCollum, jr. Appropriating him two hundred and thirty-three dollars and thirty-three cents.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.
Mr. Henton moved to reconsider the vote by which said bill was passed.

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

On motion of Mr. Botts—
1. A bill for the benefit of George W. Pickett, of Adair county.

On motion of Mr. Lockhart—

On motion of Mr. Culbertson—
3. A bill to authorize the county court of Boyd county to issue bonds of said county, for the purpose of building and repairing the public buildings of the county.

On motion of Mr. Henry—
4. A bill for the benefit of George S. Steele, of Morgan county.

On motion of Mr. Treadway—
5. A bill to change the county line between Owsley and Jackson counties, so as to include Pleasant T. Reynolds and his farm in Owsley county.

On motion of Mr. Hunter—
6. A bill for the benefit of E. G. Davidson, of Clinton county.

On motion of Mr. Fleming—
7. A bill to legalize the action of the Livingston county court at its March term, 1872.

On motion of Mr. Taylor—
8. A bill to amend the road laws of Daviess county.

On motion of Mr. Ford—
9. A bill concerning the interest laws of this State.

On motion of same—
10. A bill to suppress lotteries in this State.

On motion of Mr. Spurr—
11. A bill to provide for a sale of Mt. Horeb parsonage.

On motion of same—
12. A bill to amend the charter of the Winchester and Lexington Turnpike Company.

On motion of Mr. Craddock—
13. A bill to amend the charter of the city of Frankfort.

On motion of same—

17-h. r.
On motion of Mr. Emerson—
15. A bill to repeal section 1, article 4, chapter 55, of the General Statutes.

On motion of same—
16. A bill to amend section 9, article 35, chapter 29, of the General Statutes.

On motion of Mr. Green—

On motion of Mr. Baker—

On motion of same—
19. A bill for the benefit of school district No. 51, in Greenup county.

On motion of Mr. Megibbon—
20. A bill to incorporate Taylor Lodge, No. 164, of Free and Accepted Masons.

On motion of same—
21. A bill to amend the town charter of Bengo, in Harrison county.

On motion of Mr. Douthitt—
22. A bill for the benefit of Wm. Carter, of Henry county.

On motion of Mr. Ellis—

On motion of Mr. Black—

On motion of Mr. Fish—
25. A bill to better enforce the criminal and penal laws of this Commonwealth.

On motion of same—
26. A bill to prevent the destruction of fish in Rockcastle river and tributaries.

On motion of same—
27. A bill to amend sections 1 and 7, chapter 46, of the General Statutes.

On motion of same—
28. A bill to declare Rockcastle river navigable, &c.
On motion of Mr. Bowles—

On motion of Mr. Richard P. Stoll—
30. A bill making further provision for the settlement of insolvent estates.

On motion of Mr. Bowden—

On motion of Mr. Russell—
32. A bill to incorporate the Louisville Bank of Commerce.

On motion of same—
33. A bill to regulate the release of liens and mortgages in Jefferson county.

On motion of same—
34. A bill to regulate the sale and transfer of railroads and turnpike corporations.

On motion of Mr. Blue—
35. A bill to re-establish the common pleas court in the county of Union.

On motion of same—
36. A bill to amend and reduce into one the several acts relating to roads in Union county.

On motion of Mr. Wood—
37. A bill to amend section 52, article 2, chapter 39, of the General Statutes.

On motion of same—
38. A bill to amend section 12, chapter 24, of the General Statutes.

On motion of same—

On motion of same—
40. A bill to amend an act, entitled "An act for the incorporation and regulation of Life Insurance Companies," approved March 12, 1874.

On motion of Mr. Speaker (Stone)—
41. A bill for the benefit of M. C. Rowland, sheriff of Marshall county.
On motion of same—
42. A bill to amend the charter of the town of Kuttawa, in Lyon county.
On motion of Mr. Luttrell—
43. A bill to authorize the judge of the Mason county quarterly court to appoint the clerk of said court.
On motion of Mr. Bidwell—
44. A bill to amend an act, entitled "An act to protect the interest of the Commonwealth of Kentucky in certain cases," approved February 24, 1873.
On motion of same—
45. A bill to repeal an act creating a secret service fund, approved August 22, 1862.
On motion of same—
46. A bill to incorporate a water-works company, of Paducah, Kentucky.
On motion of Mr. Johnson—
47. A bill to incorporate the Frenchburg Turnpike Road Company.
On motion of same—
48. A bill for the benefit of the creditors of the Montgomery and Bath County Stock Association.
On motion of same—
49. A bill for the benefit of school district No. 8, in Powell county.
On motion of same—
50. A bill to appropriate money to the improvement of Red river.
On motion of Mr. Powell—
51. A bill for the benefit of W. E. Clelland, late sheriff of Mercer county.
On motion of same—
52. A bill for the benefit of W. E. Keller, late judge of the Mercer county court.
On motion of same—
53. A bill to legalize a certain act of the Mercer county court.
On motion of same—
54. A bill to charter the Southern Kentucky Orphan Asylum.
On motion of Mr. Robert Sterrett—
55. A bill to repeal (as to Hart county) an act, entitled "An act for the benefit of the counties of Hardin, Hart, Warren, and Logan, in relation to their bonded debts," approved February 26, 1870; and
to authorize the Hart county court to sell her stock in the Louisville and Nashville Railroad Company.

On motion of Mr. Grinstead—
56. A bill to incorporate the town of Summershade, in Metcalfe county.

On motion of Mr. Shaver—
57. A bill for the benefit of N. J. Harris, of Muhlenburg county.

On motion of same—
58. A bill to amend the charter of the South Carrollton Academy, in Muhlenburg county.

On motion of Mr. Minor—
59. A bill to amend an act, entitled "An act to incorporate the Bardstown Female Baptist College, at Bardstown," approved February 27, 1865.

On motion of Mr. Hocker—
60. A bill to reduce the number of justices of the peace and constables in Ohio county.

On motion of Mr. Jenkins—
61. A bill for the benefit of the town marshal of Monterey.

On motion of Mr. Chowning—
62. A bill to change the time of holding the quarterly courts in Pendleton county.

On motion of same—
63. A bill to amend the charter of the town of Butler, Pendleton county.

On motion of same—
64. A bill to establish a graded school in the town of Butler, Pendleton county.

On motion of same—
65. A bill to incorporate the Demossville Turnpike Company.

On motion of Mr. Brinkley—
66. A bill for the benefit of the sheriff of Pulaski county.

On motion of same—
67. A bill to regulate the holding of the court of claims of Pulaski county.

On motion of Mr. Lary—
68. A bill to incorporate the Kentucky State Grange.

On motion of same—
69. A bill for the benefit of Newton Craig, of Scott county.
On motion of Mr. Sloss—
70. A bill to amend the charter of the town of Franklin, Simpson county.
On motion of Mr. D. B. Smith—
71. A bill to amend the 29th chapter of the General Statutes, title "Crimes and Punishments."
On motion of same—
72. A bill to amend the 42d section of article 1 of chapter 94 of the General Statutes.
On motion of same—
73. A bill to amend chapter 92 of the General Statutes.
On motion of Mr. Cox—
74. A bill to repeal the ten per cent. conventional interest bill.
On motion of same—
75. A bill for the benefit of S. S. Johnson, late sheriff of Warren county.
On motion of same—
76. A bill for the benefit of C. P. Snell, of Warren county.
On motion of same—
77. A bill to incorporate the Court Street Baptist Church, Bowling Green.
On motion of Mr. Montgomery—
78. A bill to legalize the acts of the Washington county court in regard to her county levy in the year 1875.
On motion of Mr. Sloss—
79. A bill to amend chapter 60 of the General Statutes.
On motion of Mr. Duncan—
80. A bill for the benefit of Charles Breeden, of Gallatin county.
On motion of Mr. Nelson—
81. A bill to provide compensation for the clerks of circuit and criminal courts of this State in criminal cases.
On motion of same—
82. A bill to amend section 3, chapter 7, of the General Statutes.
On motion of Mr. Winns—
83. A bill to change the time of holding the Webster county court of claims.
On motion of Mr. Preston—
84. A bill to incorporate the National Grange of the Patrons of Husbandry.
On motion of Mr. Patterson—

85. A bill to amend the charter of the town of Campbellsville, Taylor county.

Ordered, That the Committee on Propositions and Grievances prepare and bring in the 1st, 5th, 7th, 18th, 19th, 23d, 24th, 26th, 48th, 75th, 76th, 80th, and 51st; the Committee on Corporate Institutions the 17th, 20th, 21st, 42d, 54th, 59th, 56th, 63d, 68th, 70th, 77th, 84th, and 85th; the Committee on General Statutes the 2d, 9th, 10th, 15th, 16th, 22d, 25th, 27th, 37th, 38th, 45th, 67th, 71st, 72d, 73d, 74th, 79th, and 82d; the Committee on County Courts the 17th, 20th, 21st, 42d, 54th, 56th, 63d, 68th, 70th, 77th, 84th, and 85th; the Committee on Internal Improvement the 12th, 28th, 29th, 36th, 47th, 50th, and 63th; the Committee on Circuit Courts the 49th, 58th, 64th, 35th, 44th, and 57th; the Committee on the Judiciary the 3d, 11th, 15th, 30th, 31st, 33d, 34th, 60th, 69th, and 81st; the Committee on Banks the 14th and 32d; the Committee on Insurance the 39th and 40th; the Committee on Ways and Means the 41st and 66th; the Committee on Claims the 4th, and the Committee on Charitable Institutions the 6th.

The hour of 12 o'clock, M., having arrived, the hour of the joint special order of the day, to-wit: the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, said special order being in pursuance of an act of Congress and the law of Kentucky in such matter made and provided,

It was announced that the Senate of Kentucky was now ready to proceed in joint session to the election of said United States Senator.

Whereupon, the Senate in order entered upon the floor of the House of Representatives, and the Speaker of the Senate, Lt. Gov. J. C. Underwood, having taken a seat upon the right of the Speaker of the House and presiding, the two Houses were convened in joint assembly, the same being composed of a majority of each House elected to the General Assembly.

The roll was then called, when the following Senators and Representatives answered to their names, viz:

The Journals of the Senate and House of Representatives in relation to the proceedings of each House, taken in the matter of the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed the Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, were read by the Clerks of each House, and adopted.

Upon a comparison of the vote taken by each House, as recorded in the Journals thereof, as between the persons in nomination in
each House for the office of Senator in the Congress of the United States from the State of Kentucky, the Speaker announced that no one having received a majority of all the votes cast, no election was had.

The joint assembly then proceeded to take another ballot as between those in nomination for United States Senator, a majority of all the members elected thereto, both of the Senate and House of Representatives, being present, which resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—


Those who voted for Mr. Leslie, were—


Those who voted for Mr. Williams, were—


Those who voted for Mr. Wadsworth, were—


In the House of Representatives—

Those who voted for Mr. Beck, were—


Those who voted for Mr. Williams, were—


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Those who voted for Mr. Leslie, were—

William H. Botts, James H. Bowden, Orlando C. Bowles, Tobias W. Burton, E. A. Coffman, James M. Cook, G. W. Craddock,

S. P. Douthitt, Thomas J. Drury, J. H. Emerson, L. E. Green, Richard P. Hocker, Bryan S. McClure,


Those who voted for Mr. Wadsworth, were—

William Berkeley, H. H. Brinkley, K. R. Culbertson, Rufus Emmons,


In summing up the vote of the joint assembly, it stood thus:

For Mr. Beck, For Mr. Williams, For Mr. Leslie, For Mr. Wadsworth,

- - - 49 votes. - - - 43 votes. - - - 29 votes. - - - 14 votes.

Whole number of votes cast, 135.

Necessary to a choice, 68.

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Albert A. Stoll moved that the joint assembly do now dissolve.

And the question being taken on said motion, it was decided in the negative.

Proceeding then to take another ballot as between those in nomination, the result was as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

Pollock Barbour, James Blackburn, Robert A. Briggs, F. L. Cleveland, W. A. Cunningham, James B. Garnett,

R. G. Hays, George B. Hodge, John Hyden, S. H. Jenkins, R. B. Lovel,

K. G. Hays, Sumner Marble, C. N. Pendleton, J. H. Stanley,

P. A. Lyon, H. A. Tyler—16.
Those who voted for Mr. Williams, were—
Andrew J. Ewing, Duncan Harding, E. W. Turner,

Those who voted for Mr. Leslie, were—
Thos. J. Barker, J. R. Leslie, Robert Simmons,
Scott Brown, D. H. Lindsay, W. L. Vories,
James W. Hays,

Those who voted for Mr. Wadsworth, were—
W. W. Culbertson,

In the House of Representatives—

Those who voted for Mr. Beck, were—
Mr. Speaker (Stone), E. E. Hume, John B. Otten,
Bell G. Bidwell, T. J. Jenkins, J. V. Owen,
Pat. Campion, Wood M. Jones, Chas. Patterson,
James W. Clawning, Daniel Lary, Jere. Poor,
John Ellis, William B. Lindsay, John Preston,
James Farmer, G. C. Lockhart, Thomas H. Shanks,
John M. Fish, Lucien S. Luttrell, M. M. Sloss,
Joshua G. Ford, Matt. McKinley, D. B. Smith,
L. J. Frazee, jr., T. J. Megibben, Richard A. Sperr,
Joseph A. Gaines, William A. Moore, John A. Steele,
J. Warren Grigsby, Robert W. Nelson, L. J. Stephenson—34.
Thomas W. Henton,

Those who voted for Mr. Williams, were—
William C. Allen, Theodore F. Hallam, James M. Payne,
Marshall Baker, Zach. T. Heady, George W. Pickett,
James D. Black, Thomas J. Henry, W. L. Pollard,
James B. Blue, Allen C. Hagan, John W. Powell,
F. G. Cox, Thomas Johnson, J. N. Price,
P. H. Duncan, John Watts Kearny, O. C. Richardson, sr.,
W. J. Edrington, William Kitchen, C. W. Robbins,
A. J. Fleming, Martin W. Larkin, George R. Snyder,
W. H. Frederick, W. Jeff. Lee, Ralph L. Spalding,
George H. Gardner, Robert E. Little, Green Sterrett,
John D. Gardner, William E. Minor, Robert Sterrett,

Those who voted for Mr. Leslie, were—
William H. Botts, S. P. Douthitt, Samuel Russell,
James H. Bowden, Thomas J. Drury, Ben. J. Shaver,
Orlando C. Bowles, J. H. Emerson, A. H. Smith,
Tobias W. Burton, L. E. Green, Albert A. Stoll,
E. A. Coffman, Richard P. Hocker, C. W. Winns,
G. W. Craddock,
Those who voted for Mr. Wadsworth, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll, jr.,
Rufus Emmons,

In summing up the joint ballot it stood thus:

For Mr. Beck, — — — — — — — — — — — — — — — — — 50 votes.
For Mr. Williams, — — — — — — — — — — — — — — — — 42 votes.
For Mr. Leslie, — — — — — — — — — — — — — — — — 29 votes.
For Mr. Wadsworth, — — — — — — — — — — — — — — — — 14 votes.

Total number of votes cast, — — — — — — — — — — — — — 135

Necessary to a choice, 68.

No one in nomination having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Cleveland moved that the joint assembly do now dissolve.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker of the House of Representatives resumed the chair, and the Senate retired.

And then the House adjourned.

MONDAY, JANUARY 17, 1876.

The following petitions were presented, viz:

By Mr. Fleming—

1. The petition of sundry citizens of Livingston county, praying that Richmond & Breeden, proprietors of Berry's old ferry be required to make four trips a day.

By Mr. Baker—

By Mr. Spurr—
3. The petition of the justices of the peace of Fayette county, praying that they be allowed the same fees as circuit court clerks.

By same—
4. The petition of sundry citizens of Lexington, praying for a change in the law in relation to compensation of personal representatives.

By Mr. Richard P. Stoll—
5. The petition of the justices of the peace of Fayette county, praying that certain acts of the Fayette county court of claims be legalized.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Propositions and Grievances; the 2d to the Committee on Education; the 3d and 5th to the Committee on the Judiciary, and the 4th to the Committee on the General Statutes.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to continue in force an act, entitled “An act for the benefit of the administrators of William Simpson, late clerk of the Wayne circuit and county courts.”

An act to change the time of holding the court of claims of Meade county.

An act entitled an act to repeal an act, entitled “An act for the benefit of the county judge of Henry county,” approved March 27, 1872.

An act to regulate the time of holding justices’ courts in the cities of Newport and Covington, and the county of Jefferson outside of the city limits of Louisville.

An act to amend an act, entitled “An act to authorize the Christian county court to issue bonds for the purpose of building a court-house, and to establish a sinking fund to liquidate the payment of said bonds,” approved February 13, 1867.

And that they had passed a bill, entitled

An act for the benefit of J. L. Wise, jailer of Ohio county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

And that they had passed bills of the following titles, viz:
1. An act for the benefit of James Nelson, of Bell county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Claims, and the 2d to the Committee on County Courts.

A message was received from the Senate, announcing that they had received 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 cause the revenue and county levy of Clay county to be collected for the years 1875 and 1876.
An act to change the time of holding circuit courts in the 15th judicial district.
An act for the benefit of the sureties of John G. Samuels, late sheriff of Nelson county.

The Speaker announced that he had received information from the Commissioners appointed to revise the Codes of Practice that they were now ready to report.

Mr. Bowles moved the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the revision of the Codes of Practice be referred to a joint committee, to consist of seven from the House and three from the Senate, who will report on the same as soon as convenient.

On motion of Mr. Bowles, the rule of the House was suspended, and the resolution was taken up.

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


A message was received from the Senate, announcing that they had adopted a joint resolution, which originated in the House of Representatives, of the following title, viz:
Resolution providing for a joint special committee on the report of the Commissioners on the revision of the Codes of Practice,

With the following amendments, viz:
Strike out the word "seven," and insert in lieu thereof the word "eight;" strike out the word "three," and insert the word "five."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Ordered, That Messrs. Bidwell and Grigsby, as a committee, report the concurrence of the House in said amendment to the Senate.

Said committee withdrew, and after a short while returned and reported that they had discharged that duty.

A message was received from the Senate, by Mr. Hays announcing that they had adopted a joint resolution of the following title, viz:

Resolution directing the Public Printer to print 300 copies of the Codes of Practice as reported by the Commissioners.

Mr. Bowles moved to amend said resolution by striking out the words "three hundred," and inserting in lieu thereof the words "one hundred and fifty."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

Messrs. Grigsby and Hallam were appointed a committee to report said resolution, as amended, to the Senate.

Who, after a short while, reported that they had performed that duty.

Mr. Craddock moved the following resolution, viz:

Resolved, That the Hon. J. J. Talbott, of Indiana, be allowed to lecture in this Hall on (to-morrow) Tuesday evening, at 7 o'clock.

Which was adopted.

Mr. Russell moved to reconsider the vote rejecting a bill, which originated in the House of Representatives, entitled

A bill for the inspection of lubricating and wool oil, the product of coal, petroleum, and other bituminous substances.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Falmouth Deposit Bank;
An act to incorporate the St. Bonifacius Roman Catholic Men's Society, of Paducah;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
The hour of ten and a half o'clock, A. M., having arrived, the House took up the special order of the day, the joint resolution offered by Mr. Preston, and the substitute offered by Mr. Bowden, in relation to the Centennial Exposition at Philadelphia.
Mr. Henton moved that the said resolution, substitute, and the bill, which originated in the House of Representatives, entitled
A bill to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876,
Be made the special order of the day for the 20th instant, at 3½ o'clock, P. M.
And the question being taken on said motion, it was decided in the affirmative.
Mr. D. B. Smith, from the Committee on Moral and Religious institutions, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to repeal the act prohibiting the sale of spirituous and intoxicating liquors in the town of Osceola.
And the question being taken on discharging said committee, it was decided in the affirmative.
Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:
By Mr. Preston, from the Committee on the Judiciary—
A bill to amend article 11, chapter 01, of the General Statutes, title "Revenue and Taxation."
By Mr. Lockhart, from the same committee—
A bill for the sale of Mount Horeb Parsonage.
By Mr. Henton, from the Committee on Ways and Means—
A bill to amend an act, entitled "An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers," approved February 23d, 1874.
By Mr. Spurr, from the Committee on Agriculture and Manufactures,
A bill to create a special road law for the county of Pendleton.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a second time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Duncan, from the Committee on Claims, reported a bill, entitled

A bill for the benefit of school districts Nos. 18 and 44, in Henderson county,

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Allen, from the Committee on Propositions and Grievances, reported the following bills, viz:

A bill to authorize Samuel D. Hines, of Montgomery county, to peddle one year without paying license.

A bill for the benefit of John Conners, of Montgomery county, giving him the privilege of peddling without license.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed.

The question was then taken on the passage of said bills, and it was decided in the negative.

And so said bills were rejected.
Mr. Nelson moved to reconsider the vote by which the House rejected a bill, entitled
A bill for the benefit of John Conners, of Montgomery county, giving him the privilege of peddling without license.
Mr. Henton moved to lay said motion on the table.
And the question being taken on the motion to lay on the table, it was decided in the affirmative.
Mr. D. B. Smith, from the Committee on Moral and Religious Institutions, reported a bill, entitled
A bill to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
On motion of Mr. Luttrell,
Ordered, That said bill be committed to the Committee on County Courts.
The hour of 12 o'clock, M., having arrived, the hour of the joint special order of the day, to-wit: the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, said special order being in pursuance of an act of Congress and the law of Kentucky in such matter made and provided,
It was announced that the Senate of Kentucky was now ready to proceed in joint session to the election of said United States Senator.
Whereupon, the Senate in order entered upon the floor of the House of Representatives, and the Speaker of the Senate, Lt. Gov. J. C. Underwood, having taken a seat upon the right of the Speaker of the House and presiding, the two Houses were convened in joint assembly, the same being composed of a majority of each House elected to the General Assembly.
The roll was then called, when the following Senators and Representatives answered to their names, viz: Pollock Barbour, Thos. J. Barker, Wm. J. Berry, James Blackburn, Orlando C Bowles, H. H. Brinkley, Tobias W. Burton, Pat. Campion, W. Jeff. Lee, William B. Lindsay, Robert E. Little, G. C. Lockhart,

The Journals of the Senate and House of Representatives in relation to the proceedings of each House, taken in the matter of the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed the Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, were read by the Clerks of each House, and adopted.

Upon a comparison of the vote taken by each House, on Saturday last, as recorded in the Journals thereof, as between the persons
in nomination for Senator as aforesaid, the Speaker announced that no one having received a majority of all the votes cast, no election was had.

The joint assembly then proceeded to take another ballot as between those in nomination for said office, a majority of all the members thereof being present, which resulted as follows, viz:

In the Senate—

Those who voted for Mr. Beck, were—

<table>
<thead>
<tr>
<th>Pollock Barbour</th>
<th>R. G. Hays</th>
<th>P. A. Lyon</th>
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<tr>
<td>James Blackburn</td>
<td>George B. Hodge</td>
<td>Sumner Marble</td>
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<tr>
<td>Robert A. Briggs</td>
<td>John Hyden</td>
<td>C. N. Pendleton</td>
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<td>F. L. Cleveland</td>
<td>S. H. Jenkins</td>
<td>J. H. Stanley</td>
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<tr>
<td>W. A. Cunningham</td>
<td>R. B. Lovel</td>
<td>H. A. Tyler—16</td>
</tr>
<tr>
<td>James B. Garnett</td>
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</tbody>
</table>

Those who voted for Mr. Leslie, were—

| Thos. J. Barker | J. R. Leslie | Robert Simmons |
| Scott Brown | D. H. Lindsay | W. L. Vories |
| P. F. Edwards | Joseph B. Read | George Wright—10 |
| James W. Hays | | |

Those who voted for Mr. Williams, were—

| Andrew J. Ewing | Duncan Harding | E. W. Turner |
| Joseph Gardner | G. W. Swoope | Thos. W. Varnon—6 |

Those who voted for Mr. Wadsworth, were—

| Wm. J. Berry | B. W. S. Huffaker | O. J. Walton—4 |
| W. W. Culbertson | | |

In the House of Representatives—

Those who voted for Mr. Beck, were—

| Mr. Speaker (Stone) | Thomas W. Henton | Robert W. Nelson |
| Marshall Baker | E. E. Hume | John B. Otten |
| Bell G. Bidwell | T. J. Jenkins | J. V. Owen |
| Pat. Campion | Wood M. Jones | Chas. Patterson |
| James W. Chowning | Daniel Lary | Jere. Poor |
| John Ellis | William B. Lindsay | John Preston |
| James Farmer | G. C. Lockhart | Thomas H. Shanks |
| John M. Fish | Lucien S. Luttrell | M. M. Sloss |
| L. J. Frazee, jr. | T. J. Megibben | Richard A. Spurr |
| Joseph A. Gaines | William E. Minor | John A. Steele |
| J. Warren Grigsby | William A. Moore | L. J. Stephenson—36 |

Those who voted for Mr. Williams, were—

| William C. Allen | Zach. T. Heady | George W. Pickett |
| James D. Black | Thomas J. Henry | W. L. Pollard |
| James B. Blue | Allen C. Hagan | John W. Powell |
| F. G. Cox | Thomas Johnson | J. N. Price |
| P. H. Duncan | John Watts Kearny | O. C. Richardson, sr. |
Those who voted for Mr. Leslie, were—

William H. Botts, S. P. Douthitt, Samuel Russell,
James H. Bowden, Thomas J. Drury, Ben. J. Shaver,
Orlando C. Bowles, J. H. Emerson, A. H. Smith,
Tobias W. Burton, L. E. Green, Albert A. Stoll,
E. A. Coffman, Richard P. Hocker, G. W. Winnis,
G. W. Craddock,

Those who voted for Mr. Wadsworth, were—

William Berkele, Robert E. Grinstead, David Pryse,
H. H. Brinkley, W. G. Hunter, Richard P. Stoll,
Rufus Emmons,

In summing up the vote of the joint assembly, it stood thus:

For Mr. Beck, - - - - - - - 52 votes.
For Mr. Williams, - - - - - - - 40 votes.
For Mr. Leslie, - - - - - - - 29 votes.
For Mr. Wadsworth, - - - - - - - 14 votes.

Whole number of votes cast, - - - - - - - 135

Necessary to a choice, 68.
No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Botts then withdrew from nomination for said office the name of Hon. Preston H. Leslie.

Mr. Barker moved that the joint assembly do now dissolve.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Pollock Barbour, William Berkele, G. C. Lockhart,
Thos. J. Barker, Bell G. Bidwell, Lucien S. Luttrel,
James Blackburn, James H. Bowden, Matt. McKinney,
Robert A. Briggs, Pat. Campion, T. J. Megibben,
Scott-Brown, James W. Chowning, William E. Minor,
F. L. Cleveland, E. A. Coffman, Thos. J. Montgomery,
Those who voted in the negative, were—


The Speaker of the House of Representatives resumed the chair, and the Senate retired.

And then the House adjourned.
A message was received from the Senate, announcing that they had passed a bill, entitled
An act to incorporate Smith's Grove College.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That the same be referred to the Committee on Propositions and Grievances.
That they had also passed a bill, entitled
An act for the benefit of John M. Johnson, late sheriff of Henderson county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Luttrell offered the following resolution, viz:

Resolved, That the use of the Hall of Representatives be granted Professor John C. Ridge for a lecture on Saturday night.

Which was adopted.

The Speaker announced the following named gentlemen as a Committee on Retrenchment and Reform, viz: D. B. Smith, M. W. LaRue, A. J. Fleming, B. G. Bidwell, W. G. Hunter, and A. H. Smith.

The Speaker appointed as a committee on Mr. Grigsby's resolution to encourage the raising of fish in this Commonwealth, Messrs. J. Warren Grigsby, B. G. Bidwell, W. A. Moore, W. G. Hunter, and Orlando C. Bowles.

The Speaker added Mr. Bowden to the committee on the report of the Commissioners to revise the Codes of Practice.
Leave of absence, indefinitely, was granted Messrs. Allen and Berkele.

Mr. Hallam moved the appointment of a committee to withdraw from the possession of the Governor an enrolled bill, which originated in the House of Representatives, entitled

An act to incorporate the Falmouth Deposit Bank.

Messrs. Bidwell and Snyder were appointed said committee.

A message was received from the Senate, announcing that they had refused to concur in the House amendment to the resolution to print 300 copies of the Commissioners report on the Codes of Practice.

Mr. Bidwell moved to recede from said amendment.

And the question being taken on said motion, it was decided in the affirmative.

A message was received from the Governor, announcing that he had approved and signed an enrolled bill, which originated in the House of Representatives, of the following title, viz:

An act to incorporate the St. Bonifacius Roman Catholic Men's Society of Paducah.

The Speaker laid before the House the report of the Quarter-Master General to the Governor.

[For Report, see Legislative Document No. 14.]

The Speaker also laid before the House the response of the Auditor of Public Accounts to a resolution of this House calling on him to report the number of insurance licenses granted by him, which reads as follows, viz:

STATE OF KENTUCKY,

OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,

FRANKFORT, JANUARY 17th, 1876.

HON. WM. J. STONE, SPEAKER OF HOUSE OF REPRESENTATIVES:

SIR: I have the honor to submit this, my response to a resolution adopted some days ago by the House of Representatives, calling on me to state the number of licenses issued by me during the last year to agents of fire and life insurance companies, respectively, doing business in this State; and also the number of life and fire companies which have applied for permission to do business in this State within said year, and have been denied admission by the Insurance Commissioner.

The number of licenses issued to agents of fire companies during the last year were nine hundred and thirty-seven (937), and the number issued to agents of life companies one hundred and seven.
In further response I will state, that during the year 1875 there were eight life and ten fire companies which addressed communications to the Insurance Commissioner, seeking to know the requirements of our laws for the admission of companies into the State. These companies, by their subsequent action and the ruling of the Commissioner, were not admitted.

Very respectfully,

Your obedient servant,

D. HOWARD SMITH, Auditor.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Frederick, from the Committee on Charitable Institutions—
A bill to reduce into one an act to establish the Kentucky Institution for the Education of the Blind and amendments thereto.

By Mr. Nelson, from the Committee on Propositions and Grievances—
A bill to legalize and make valid certain orders of the Livingston county court.

By Mr. Russell, from the Committee on the Judiciary.
A bill authorizing the Boyd county court to issue the bonds of said county, and provide for the payment of the same, to build clerks' offices and repair the jail of said county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Nelson, from the Committee on Propositions and Grievances, to whom was referred a bill from the Senate, entitled
An act to prevent the destruction of fish in Lewis, Daviess, and McLean counties,

Reported the same without amendment, with an expression of opinion that said bill ought to pass.

19-H. R.
Said bill having been read the first time was ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to charter the Deposit Bank of L. Goodpaster, Sons & Co., Owingsville, Bath county,

Without expression of opinion.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Nelson moved to recommit said bill to the Committee on Banks.

Mr. Grigsby moved to amend said motion as follows: That the bill be recommitted to the Committee on Banks, with instructions to bring in a report that it is not advisable to incorporate private banking institutions.

Mr. Grigsby moved to make the same the special order for Monday next, at 10½ o'clock, A. M.

And the question being taken on Mr. Grigsby's amendment to said motion, it was decided in the affirmative.

Mr. Lockhart, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill granting a divorce to — Reisert.

And the question being taken on discharging said committee, it was decided in the affirmative.

Mr. Russell, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill for the benefit of school district No. 29, of Lewis county.

And the question being taken on discharging said committee, it was decided in the affirmative.
Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled
A bill concerning administrators and executors.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.
Mr. Grigsby, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to reduce the number of justices' districts and constables in Ohio county.
And the question being taken on discharging said committee, it was decided in the affirmative.
Mr. Bowden, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a resolution to bring in a bill, entitled
A bill conferring jurisdiction on county courts in certain cases.
Mr. Bowden moved to refer said resolution to the Committee on County Courts.
The question was then taken on said motion, and it was decided in the negative.
Mr. Hallam moved to recommit the said resolution to the Committee on the Judiciary.
And the question being taken on said motion, it was decided in the affirmative.
Mr. Bowden, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to increase the jurisdiction of quarterly courts.
Mr. Bowden moved to refer the same to the Committee on County Courts.
The question was then taken on said motion, and it was decided in the affirmative.
Mr. Bowden, from the Committee on the Judiciary, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled A bill for the benefit of the justices of the peace for the counties of Hardin and Larue.

Mr. Bowden moved to refer the same to the Committee on County Courts.

And the question being taken on said motion, it was decided in the affirmative.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined an enrolled bill and a resolution, which originated in the Senate, entitled An act to incorporate the Hartford Lodge, No. 158, Independent Order of Odd Fellows, at Hartford, Ohio county; Resolution calling on the Auditor for an estimate of the population of the State of Kentucky; Also a resolution, which originated in the House of Representatives, entitled Resolution providing for the appointment of a joint special committee on the report of the Commissioners to revise the Codes of Practice;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

The hour of 12 o'clock, M., having arrived, the hour of the joint special order of the day, to-wit: the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877, said special order being in pursuance of an act of Congress and the law of Kentucky in such matter made and provided,

It was announced that the Senate of Kentucky was now ready to proceed in joint session to the election of said United States Senator.

Whereupon, the Senate in order entered upon the floor of the House of Representatives, and the Speaker of the Senate, Lt. Gov. J. C. Underwood, having taken a seat upon the right of the Speaker of the House and presiding, the two Houses were convened in joint assembly, the same being composed of a majority of each House elected to the General Assembly.
The roll was then called, when the following Senators and Representatives answered to their names, viz:

Pollock Barbour, W. H. Brinkley,
Thos. J. Barker, Tobias W. Burton,
Wm. J. Berry, Pat. Campion,
James Blackburn, James W. Chowning,
Robert A. Briggs, E. A. Coffman,
Scott Brown, James M. Cook,
F. L. Cleveland, F. G. Cox,
W. W. Culbertson, G. W. Craddock,
W. A. Cunningham, K. R. Culbertson,
P. F. Edwards, S. P. Douthitt,
Andrew J. Ewing, Thomas J. Drury,
James B. Garnett, P. H. Duncan,
Duncan Harding, W. J. Edrington,
James W. Hays, John Ellis,
R. G. Hays, J. H. Emerson,
George B. Hodge, Rufus Emmons,
B. W. S. Huffaker, James Farmer,
John Hydeu, John M. Fish,
S. H. Jenkins, A. J. Fleming,
J. R. Leslie, Joshua G. Ford,
D. H. Lindsay, L. J. Frazee, jr.,
R. B. Lovel, W. H. Frederick,
P. A. Lyon, Joseph A. Gaines,
Sumner Marble, George H. Gardner,
C. N. Pendleton, John D. Gardner,
Joseph B. Read, William L. Grant,
J. H. Stanley, L. E. Green,
G. W. Swoope, J. Warren Grigsby,
E. W. Turner, Robert E. Grinstead,
H. A. Tyler, Theodore F. Hallam,
Thos. W. Varcon, Zach. T. Heady,
C. J. Walton, Thomas W. Henton,
George Wright, Richard P. Hocker,
Mr. Speaker (Stone), E. E. Hume,
William C. Allen, W. G. Hunter,
Marshall Baker, T. J. Jenkins,
William Berkele, Thomas Johnson,
Bell G. Bidwell, Wood M. Jones,
James D. Black, John Watts Kearny,
James B. Blue, Wm. Kitchen,
William H. Botts, Martin W. LaRue,
James H. Bowden, Daniel Lary,
Orlando C. Bowles, W. Jeff. Lee,
Mr. Speaker, William B. Lindsay,
William B. Lindsay, Robert E. Little,
Robert E. Little, G. C. Lockhart,
G. C. Lockhart, Lucien S. Luttrel,
Bryan S. McClure, Matt. McKinney,
Matt. McKinney, T. J. Megibben,
William E. Minor, William A. Moore,
William A. Moore, Robert W. Nelson,
Robert W. Nelson, John B. Otten,
John B. Otten, Samuel R. Overstreet,
Samuel R. Overstreet, J. V. Owen,
J. V. Owen, Chas. Patterson,
Chas. Patterson, James M. Payne,
James M. Payne, George W. Pickett,
George W. Pickett, W. L. Pollard,
W. L. Pollard, John W. Powell,
John W. Powell, John Preston,
John Preston, J. N. Price,
J. N. Price, David Pryse,
David Pryse, O. C. Richardson, sr.,
O. C. Richardson, sr., G. W. Robbins,
G. W. Robbins, Samuel Russell,
Samuel Russell, Ben. J. Shaver,
Ben. J. Shaver, M. M. Sloss,
M. M. Sloss, A. H. Smith,
A. H. Smith, D. B. Smith,
D. B. Smith, George R. Snyder,
George R. Snyder, Ralph L. Spalding,
Ralph L. Spalding, Richard A. Spurr,
Richard A. Spurr, John A. Steele,
John A. Steele, L. J. Stephenson,
L. J. Stephenson, Green Sterrett,
Green Sterrett, Robert Sterrett,
Robert Sterrett, Albert A. Stoll,
Albert A. Stoll, Richard P. Stoll,
Richard P. Stoll, W. J. Taylor,
W. J. Taylor, E. B. Treadway,
E. B. Treadway, G. W. Winns,
G. W. Winns, Charles H. Wood—127.

The Journals of the Senate and House of Representatives in relation to the proceedings of each House, taken in the matter of the election of a Senator in the Congress of the United States from the State of Kentucky, to succeed the Hon. John W. Stevenson, whose
term of office will expire on the 4th day of March, 1877, were read by the Clerks of each House, and adopted.

Upon a comparison of the vote taken by each House, on yesterday last, as recorded in the Journals thereof, as between the persons in nomination for Senator as aforesaid, the Speaker announced that no one having received a majority of all the votes cast, no election was had.

Mr. LaRue then withdrew from nomination the name of Hon. John S. Williams, of Montgomery county.

The joint assembly then proceeded to take another ballot as between those in nomination for said office (to-wit: Hon. Jas. B. Beck and Hon. W. H. Wadsworth), a majority of all the members thereof being present and voting, which resulted as follows, viz:

In the Senate—
Those who voted for Mr. Beck, were—

Those who voted for Mr. Wadsworth, were—

In the House of Representatives—
Those who voted for Mr. Beck, were—
S. P. Douthitt,    William B. Lindsay,    George R. Snyder,
Thomas J. Drury,    Robert E. Little,    Ralph L. Spalding,
P. H. Duncan,    G. C. Lockhart,    Richard A. Spurr,
W. J. Edrington,    Lucien S. Luttrel,    John A. Steele,
John Ellis,    Bryan S. McClure,    L. J. Stephenson,
J. H. Emerson,    Matt. McKinney,    Green Sterrett,
James Farmer,    T. J. Megibben,    Robert Sterrett,
John M. Fish,    William E. Minor,    Albert A. Stoll,
Joshua G. Ford,    William A. Moore,    G. W. Winns,
W. H. Frederick,    John B. Otten,

Those who voted for Mr. Wadsworth, were—
William Berkele,    Robert E. Grinstead,    David Pryse,
H. H. Brinkley,    W. G. Hunter,    Richard P. Stoll,
Rufus Emmons,

Those who voted for Mr. Preston, were—
A. J. Fleming;

For Mr. Knott—George H. Gardner—1.

In summing up the vote of the joint assembly, it stood thus:
For Mr. Beck,    -    -    -    -    -    -    -    - -    106 votes.
For Mr. Wadsworth,)    -    -    -    -    -    -    -    -    -    - 14 votes.
For Mr. Preston,    -    -    -    -    -    -    -    -    -    - 4 votes.
For Mr. Knott,    -    -    -    -    -    -    -    -    -    - 1 vote.

Whole number of votes cast,    -    -    -    -    -    -    -    -    - 125

Necessary to a choice, 63.

The Hon. Jas. B. Beck having received a majority of all the votes cast in said joint assembly,
Thereupon the Speaker of the Senate, and presiding officer of the joint assembly, announced that the Hon. J. B. Beck was nominated and elected to serve as Senator from the State of Kentucky in the Congress of the United States; to succeed Hon. John W. Stevenson, whose term of office will expire on the 4th day of March, 1877.

Mr. Craddock moved that the joint assembly do now dissolve.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker of the House of Representatives resumed the chair, and the Senate retired.

Mr. Grigsby moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. LaRue and Bidwell, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And then the House adjourned.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, of the following title, viz:

An act for the benefit of common schools in Paducah.

And that they had passed a bill, entitled
An act to amend an act, entitled "An act to change the line dividing Logan and Simpson counties," approved January 14, 1869.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled
Resolution directing the purchase of maps of the State of Kentucky for the Senate and House of Representatives.

Which was read the first time.

Also that they had received official information from the Governor that he had approved and signed an enrolled bill, which originated in the Senate, entitled
An act for the benefit of the children of Joseph Ross, deceased.

The following petitions and remonstrance were presented, viz:

By Mr. Green Sterrett—
1. The petition of sundry landowners on Troublesome creek, praying an act authorizing E. C. Strong and J. E. Price to erect or build a boom across said creek.

By Mr. Grigsby—
2. Petition of the members of the bar of Lincoln county, asking for a court of common pleas.

20—H. R.
By same—

3. Petition from the elders of the First and Second Presbyterian Churches of Danville.
   By Mr. Hocker—

4. Petition of John B. Stevens and Joseph B. Bennett, praying compensation for the removal of obstructions from Rough creek.
   By Mr. Hagan—

5. Petition of Lindsey Clark, John W. Mayo, jr., and Lewis P. Mayo, jr., asking an allowance of $71 00, expenses paid out for conveying a prisoner to State prison.
   By Mr. Culbertson—

6. A remonstrance from sundry citizens of Catlettsburg, Boyd county, remonstrating against the passage of an act prohibiting the sale of spirituous, vinous, and malt liquors within two miles of Catlettsburg.
   By Mr. Henry—

7. Petition from sundry citizens of Breathitt county, asking the passage of an act of the General Assembly declaring Cane creek, a tributary of the Kentucky river, a navigable stream.
   By Mr. David Pryse—

   By Mr. Treadway—

9. Petition of sundry citizens of Owsley county, praying the repeal of the local option law in said county.

Which were received, the reading dispensed with, and referred—
the 1st to the Committee on Ways and Means; the 2d to the Committee on Circuit Courts; the 3d to the Committee on Corporate Institutions; the 4th and 5th to the Committee on Claims; the 6th to the Committee on the Judiciary; the 7th and 8th to the Committee on Internal Improvement, and the 9th to the Committee on Propositions and Grievances.

A message was received from the Senate, announcing that they had passed a bill of the following title, viz:

An act to change district No. 44, in Kenton county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on Education.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed an enrolled bill and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Falmouth Deposit Bank.

Joint resolution providing for the appointment of a joint special committee on the report of the Commissioners to revise the Codes of Practice.

Mr. Botts offered the following resolution, viz:

Resolved, That the use of this Hall be tendered this (Wednesday) evening to Hon. J. J. Talbott, of Indiana, for a public lecture.

Which was adopted.

Mr. Ford 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 be, and he is hereby, directed to print 200 copies of the Journals or daily proceedings of the two Houses, for distribution to the members of the Legislature and to the public offices in Frankfort.

Mr. Grigsby offered the following resolution, viz:

Resolved, That the Public Printer be directed to print 500 copies, extra, of the Reports of the Commissioners of the Institution for the Deaf and Dumb, and of the Institution for the Blind, for the use of said institutions.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

The yea's and nay's being required thereon by Messrs. Snyder and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Thomas W. Henton, Samuel R. Overstreet, J. V. Owen, John W. Powell, John Preston, J. N. Price, David Pryse, Samuel Russell, A. H. Smith, Ralph L. Spalding, Richard A. Spurr, John A. Steele, L. J. Stephenson, Green Sterrett,
Mr. Craddock offered the following resolution, viz:

Resolved, That Prof. Shaler, State Geologist, be requested to lay before this House, in the shape of a special report, such information and facts touching the mineral and other resources of the regions bordering on the Kentucky river and its tributaries as he has acquired by his survey, and the practicability and probable cost of reaching said resources by slack-water.

Mr. Nelson moved the following amendment to said resolution, viz:

Resolved, That Prof. Shaler, State Geologist, be required to lay before this House, in the shape of a special report, such additional information as he may have touching the mineral resources of the State, and also the most practicable mode, in his opinion, of improving and making navigable the rivers of the State, and the probable cost thereof.

Mr. Minor offered the following as a substitute for said resolution and amendment, viz:

Resolved, That Prof. N. S. Shaler, State Geologist, be requested to report to this House, as soon as practicable, any knowledge or information he may possess in regard to the propriety and usefulness of locking and damming Tradewater river and other streams in this State where slack-water navigation is, in his opinion, practicable: Provided, He shall not detain from the House any knowledge or information he may possess in regard to one stream, because of his inability to report, at the same time, in regard to any other stream.

And the question being taken on the amendment of Mr. Nelson to said resolution, it was decided in the affirmative.

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

Mr. Speaker (Stone), L. J. Frazee, jr., John B. Otten,
Marshall Baker, W. H. Frederick, Samuel R. Overtstreet,
James B. Blue, Joseph A. Gaines, J. V. Owen,
James H. Bowden, John D. Gardner, James M. Payne,
H. H. Brinkley, L. E. Green, George W. Pickett,
Tobias W. Burton, Allen C. Hagan, W. L. Pollard,
James W. Chowning, Richard P. Hocker, Jere. Poor,
E. A. Coffman, Wood M. Jones, O. C. Richardson, sr.,
James M. Cook, Wm. Kitchen, C. W. Robbins,
F. G. Cox, Martin W. LaRue, Ben. J. Shaver,
K. R. Culbertson, Daniel Lary, M. M. Sloss,
Thomas J. Drury, W. Jeff. Lee, A. H. Smith,
P. H. Duncan, Lucien S. Luttrell, D. B. Smith,
W. J. Edrington, Bryan S. McClure, Ralph L. Spalding,
John Ellis, T. J. Megibben, Richard A. Spurr,
J. H. Emerson, William E. Minor, L. J. Stephenson,
Rufus Emmons, Thos. J. Montgomery, Green Sterrett,
James Farmer, William A. Moore, Robert Sterrett,

Those who voted in the negative, were—

James D. Black, Zach. T. Heady, John Preston,
Orlando O. Bowles, Thomas J. Henry, J. N. Price,
Pat. Campion, E. E. Hume, David Pryse,
G. W. Craddock, T. J. Jenkins, Samuel Russell,
S. P. Douthitt, Thomas Johnson, Thomas H. Shanks,
John Feland, John Watts Kearny, George R. Snyder,
John M. Fish, William B. Lindsay, John A. Steele,
George H. Gardner, Robert E. Little, Albert A. Stoll,
William L. Grant, G. C. Lockhart, Richard P. Stoll,
J. Warren Grigsby, Matt. McKinney, E. B. Treadway,
Robert E. Grinstead, Chas. Patterson, Chas. H. Wood—35.

The further consideration of said resolution and substitute was cut off by the orders of the day.

The House then took up from the orders of the day a bill, entitled

A bill to amend chapter 33 of the General Statutes, changing the time of electing justices of the peace and constables.

Which was read the second time.

Mr. LaRue moved to refer said bill to the Committee on the Judiciary.

And the question being taken on said motion, it was decided in the affirmative.

The House then took up from the orders of the day a bill, entitled

A bill for the benefit of C. W. Thompson, of Metcalfe county.
Which was read the second time and ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Mr. Hallan offered an amendment to said bill.

Which was adopted.

Mr. Bowles moved to reconsider the vote by which said bill had passed to its third reading.

Mr. Kearny moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question being then taken on the motion to reconsider, it was decided in the affirmative.

Mr. Kearny moved an amendment to said bill.

Mr. Kearny then moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

And the question being taken on the amendment of Mr. Kearny, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the 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 from the orders of the day a bill, entitled

A bill to amend section 6, article 13, chapter 29, of the General Statutes, for the benefit of J. P. Nuckols, of Barren county.

Which was read a second time.

Mr. Botts moved an amendment to said bill.

The question was then taken on the adoption of said 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 and the constitutional provision as to the 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 from the orders of the day a bill, entitled
A bill for the benefit of the Owingsville and Mount Sterling Turnpike Road Company.
Which was read the second time and ordered to be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the negative.
The House took up from the orders of the day a bill, entitled
A bill to provide for the holding of extra terms of the Union quarterly court at Caseyville, in Union county.
Which was read the second time and ordered to be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the negative.
The House then took up from the orders of the day a bill, entitled
A bill to incorporate the town of Newville, located in parts of Daviess, McLean, and Ohio counties.
Which was read the second time and ordered to be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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 from the orders of the day a bill, entitled
A bill to improve the navigation of the South Fork of the Kentucky river, in Clay county.
Mr. Treadway moved to make the consideration of said bill the special order for the 26th inst., at 11 o'clock, A. M.
And the question being taken on said motion, it was decided in the affirmative.
The House then took up from the orders of the day a bill, entitled
A bill to incorporate the North and South Railroad Company.
Mr. LaRue moved to recommit said bill to the Committee on Railroads.
Mr. Kearny moved to amend said motion by adding "with instructions to said committee to report by bill or otherwise on Monday next, at 10½ o'clock, A.M."
And the question being taken on said motion as amended, it was decided in the affirmative.
Mr. LaRue moved to suspend the rule as to the orders of the day.
And the question being taken on said motion, it was decided in the affirmative.
The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to continue in force an act, entitled "An act for the benefit of the administrators of William Simpson, late clerk of the Wayne circuit and county courts;"

An act to change the time of holding the court of claims of Meade county;

An act entitled an act to repeal an act, entitled "An act for the benefit of the county judge of Henry county," approved March 27, 1872;

An act to regulate the time of holding justices' courts in the cities of Newport and Covington, and the county of Jefferson outside of the city limits of Louisville;

An act to amend an act, entitled "An act to authorize the Christian county court to issue bonds for the purpose of building a court-house, and to establish a sinking fund to liquidate the payment of said bonds," approved February 13, 1867;

Also a bill and resolution, which originated in the Senate, of the following titles, viz:

An act for the benefit of J. L. Wise, jailer of Ohio county;
Resolution directing the Public Printer to print 300 copies of the Codes of Practice as reported by the Commissioners;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

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

On motion of Mr. Pickett—
1. A bill for the benefit of convicts now in the Penitentiary.

On motion of same—

On motion of Mr. Gaines—
3. A bill to provide a stock law in Boone county.
On motion of Mr. Botts—
4. A bill to amend article 29, chapter 29, General Statutes, title "Deadly Weapons."
On motion of same—
5. A bill to prohibit the sale of ardent spirits in Glasgow.
On motion of same—
6. A bill to provide for a more speedy trial of persons indicted and confined in jail.
On motion of Mr. J. D. Gardner—
7. A bill to reduce the salaries of the different officers of this Commonwealth.
On motion of Mr. Nelson—
8. A bill to amend the charter of the city of Dayton.
On motion of same—
9. A bill to incorporate the Licking Valley Building Association, No. 1, of Newport.
On motion of same—
10. A bill to incorporate the Pioneer Building Association, No. 1, of Newport.
On motion of same—
11. A bill to amend the charter of the town of Alexandria, in Campbell county.
On motion of Mr. Cook—
12. A bill to amend section 12, chapter 67, General Statutes.
On motion of same—
13. A bill to provide the quarterly courts of this Commonwealth with a regular jury, and to pay the same for their services.
On motion of same—
14. A bill to abolish the court of common pleas in the counties of Butler and Muhlenburg.
On motion of same—
15. A bill to furnish the county attorneys of this State with the decisions of the Court of Appeals of this State.
On motion of Mr. Lindsay—
16. A bill for the benefit of the People's Building and Loan Association of Carrolton.
On motion of Mr. McClure—
17. A bill for the benefit of James H. Hall, of Casey county.
On motion of Mr. Hallam—
18. A bill to secure depositors in banks.
On motion of same—
19. A bill to amend the mechanics' lien law.
On motion of Mr. Treadway—
On motion of Mr. Henton—
21. A bill to amend the charter of the town of Shelbyville.
On motion of Mr. LaRue—
22. A bill to amend section 4, article 3, chapter 92, General Statutes, title "Playing Cards."
On motion of same—
23. A bill to incorporate the Louisville Omnibus Passenger Company.
On motion of same—
On motion of same—

Ordered, That the Committee on the Penitentiary prepare and bring in the 1st; the Committee on the Judiciary the 2d; the Committee on Agriculture and Manufactures the 3d; the Committee on Circuit Courts the 14th; the Committee on Moral and Religious Institutions the 5th; the Committee on General Statutes the 4th, 6th, 19th, and 22d; the Committee on Corporate Institutions the 8th, 9th, 10th, 11th, 16th, 21st, 23d, 24th, and 25th; the Committee on Retrenchment and Reform the 7th; the Committee on Claims the 20th; the Committee on Propositions and Grievances the 17th; the Committee on Banks the 18th, and the Committee on County Courts the 12th, 13th, and 15th.

Leave of absence, indefinitely, was granted Messrs. Otten and Albert A. Stoll.

Mr. Little moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, John B. Otten,
James H. Bowden, John D. Gardner, Samuel R. Overstreet,
H. H. Brinkley, William L. Grant, James M. Payne,
Tobias W. Burton, James W. Chowning, K. R. Culbertson, Thomas J. Drury, P. H. Duncan, W. J. Edrington, Rufus Emmons, James Farmer, John Feland, John M. Fish, Joshua G. Ford,


Those who voted in the negative, were—


Mr. Little moved that the roll of the House be called, and that the Sergeant-at-Arms be directed to arrest and bring into the House the absentees.

And the question being taken on said motion, it was decided in the negative.

Mr. Nelson moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the affirmative.

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

Those that voted in the affirmative, were—

THURSDAY, JANUARY 20, 1876.

The following petitions were presented, viz:

By Mr. Luttrell—
1. The petition of sundry citizens of Mason county, praying for the passage of a law for the greater protection of game in this Commonwealth.

By Mr. Preston—
2. The petition of sundry citizens of Westport and vicinity, praying for the passage of a law requiring the county court to establish a road district of said town, and appoint a surveyor thereof.
By Mr. Lindsay—
3. The petition of sundry citizens of the town of Ghent, praying the establishment of a ferry between Ghent, Kentucky, and Vevay, Indiana.

By Mr. McKinney—
4. The petition of sundry citizens of Caldwell county, praying for a change of the line between Trigg and Caldwell counties.

By Mr. Craddock—
5. The petition of the members of the bar to change the time of holding circuit courts in the eleventh judicial district.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Agriculture and Manufactures; the 2d to the Committee on Internal Improvement; the 3d to the Committee on the Judiciary; the 4th to the Committee on Propositions and Grievances, and the 5th to the Committee on Circuit Courts.

A message was received from the Senate, announcing that they had passed bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Lebanon and Bradfordsville Turnpike Road Company.

An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company.

An act to incorporate the Sandy Point Gravel Road Company, in McCracken county.

An act to amend the charter of Campbellsville, in Taylor county.

Resolution to pay officers and attaches of General Assembly their per diem.

And that they had passed bills of the following titles, viz:
1. An act to amend an act, entitled "An act to amend the charter of the Concord and Tollsboro Turnpike Road Company," approved December 22, 1873.

2. An act for the benefit of the Bardstown and Louisville Turnpike Road Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred to the Committee on Corporate Institutions.
A message was also received from the Senate, announcing that they had passed a joint resolution, entitled 
Resolution fixing the time of electing a State Librarian. 
Which was twice read and adopted. 
Leave of absence, indefinitely, was granted Messrs. Lindsay, J. N. Price, and Richardson, and until Wednesday next to Mr. Jenkins, and until Monday to Mr. Powell. 
Mr. Bowles moved to suspend the rules of the House, and that the call of counties commenced be now resumed and finished. 
And the question being taken on said motion, it was decided in the affirmative. 
The yeas and nays being required thereon by the rules of the House, were as follows, viz: 

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, Samuel R. Overstreet, 
Marshall Baker, J. Warren Grigsby, J. V. Owen, 
James D. Black, Robert E. Grinstead, Chas. Patterson, 
James B. Blue, Theodore F. Hallam, James M. Payne, 
William H. Botts, Zach. T. Head, George W. Pickett, 
James H. Bowden, Thomas W. Henton, W. L. Pollard, 
James H. Bowden, Thomas W. Henton, W. L. Pollard, 
Orlando C. Bowles, Allen C. Hagan, John W. Powell, 
H. H. Brinkley, Richard P. Hocker, John Preston, 
Tobias W. Burton, E. E. Hume, David Pryse, 
Pat. Campion, W. G. Hunter, O. C. Richardson, sr., 
James W. Chowing, T. J. Jenkins, C. W. Robbins, 
E. A. Coffman, Thomas Johnson, Samuel Russell, 
James M. Cook, Wood M. Jones, Thomas H. Shanks, 
F. G. Cox, John Watts Kearny, Ben. J. Shaver, 
K. R. Culberston, Wm. Kitchen, M. M. Sloss, 
P. H. Duncan, Daniel Lary, A. H. Smith, 
W. J. Edrington, W. Jeff. Lee, D. B. Smith, 
John Ellis, William B. Lindsay, Ralph L. Spalding, 
J. H. Emerson, Robert E. Little, Richard A. Spurr, 
Rufus Emmons, G. C. Lockhart, John A. Steele, 
John M. Fish, Lucien S. Luttrell, L. J. Stephenson, 
A. J. Fleming, Bryan S. McClure, Green Sterrett, 
L. J. Frazee, jr., Matt. McKinney, Robert Sterrett, 
W. H. Frederick, T. J. Megibben, W. J. Taylor, 
Joseph A. Gaines, William E. Minor, E. B. Treadway, 
George H. Gardner, Thos. J. Montgomery, G. W. Winns, 

In the negative—Bell G. Bidwell—1. 

Mr. Kearny moved to reconsider the vote adopting a resolution offered by Mr. Luttrell, tendering the use of the House to Professor Ridge for an entertainment on the 22d inst.
And the question being taken on said motion, it was decided in the affirmative.

On motion of Mr. Luttrell, leave was given him to withdraw said resolution.

The House then took up for further consideration the unfinished order of yesterday, viz:

The resolution requesting Prof. N. S. Shaler to make a special report to the House, as moved by Mr. Craddock, and the substitute therefor, as moved by Mr. Minor.

Leave was granted Mr. Minor to withdraw his substitute.

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

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

On motion of Mr. Lary—
1. A bill to incorporate the Kentucky Granger's Mutual Benefit Society.

On motion of Mr. Kearny—

On motion of same—
3. A bill to incorporate the Odd Fellows' Orphanage and Home, of Louisville.

On motion of Mr. Poor—
4. A bill to incorporate the Williamstown Deposit Bank.

On motion of Mr. Hagan—
5. A bill to repeal an act, entitled "An act to amend chapter 184 of the Revised Statutes, title 'Roads and Passways," approved February 20, 1869, so far as the same applies to Floyd county.

On motion of same—
6. A bill for the benefit of Mary Hunley, of Floyd county.

On motion of Mr. Spurr—
7. A bill to amend the charter of the Kentucky River Turnpike Road Company.

On motion of Mr. Emerson—
8. A bill to legalize the action of the Graves county court, held at the December term, 1875.

On motion of same—
9. A bill to amend section 30, article 1, chapter 94, of the General Statutes, on roads and passways, in Graves and Calloway counties.

On motion of Mr. Patterson—
10. A bill for the benefit of Elizabeth Durham, of Green county.
On motion of same—
11. A bill for the benefit of W. D. Rucker, of Green county.
14. A bill to incorporate the Farmers' Deposit Bank, of Cynthiana.
15. A bill for the benefit of the Leesburg and Georgetown Turnpike Road Company, in Harrison county.
16. A bill to charter the town of Spottsville, in Henderson county.
17. A bill to amend the charter of the town of Lockport, in Henry county.
18. A bill to amend the charter of the Louisville and Taylorsville Turnpike Company.
18½. A bill for the benefit of Emma Dorsey, of Jefferson county.
19. A bill to amend article 2, chapter 29, of the General Statutes.
20. A bill to amend an act, entitled "An act for the benefit of the clerks of the county courts of Lewis and other counties," approved March, 1873.
21. A bill for the benefit of the Mt. Freedom and Jessamine County Turnpike Road Company.
22. A bill to amend the law in relation to the return of process of the courts of Kenton county.
23. A bill to reduce and regulate the salaries and fees of the officers of this Commonwealth.
On motion of same—
On motion of same—
25. A bill for the benefit of John N. Howard, late sheriff of Harlan county.
On motion of Mr. Russell—
26. A bill for the benefit of Joseph Stein, of Louisville.
On motion of same—
27. A bill to amend article 23, chapter 29, of the General Statutes.
On motion of same—
28. A bill to amend the charter of the Cumberland and Ohio Railroad Company.
On motion of Mr. Kearny—
29. A bill to amend an act incorporating the Minett Orphan Asylum, of Louisville.
On motion of Mr. Speaker (Stone)—
30. A bill to enable the physicians of this Commonwealth to collect their notes and accounts for professional services.
On motion of same—
31. A bill for the benefit of W. L. Crumbaugh, late sheriff of Lyon county.
On motion of Mr. Spalding—
32. A bill to amend the charter of the Lebanon and Perryville Turnpike Road Company.
On motion of same—
33. A bill to amend an act to regulate the sale of精神uous, vinous, or malt liquors in this Commonwealth, approved January 26, 1874.
On motion of Mr. Bowden—
34. A bill to amend section 7 of the Codes of Practice.
On motion of Mr. Bowles—
35. A bill to incorporate the town of Whitesburg, Letcher county.
On motion of Mr. Emmons—
36. A bill for the benefit of Thomas W. Mitchell, late clerk of the Lewis circuit and county courts.
On motion of Mr. Richard P. Stoll—
37. A bill to amend chapter 63, of the General Statutes, concerning the sales of lands, &c.
On motion of same—
38. A bill to amend chapter 63, of the General Statutes, concerning the sales of lands of married women.

On motion of same—
39. A bill to incorporate Amenda Lodge, No. 31, Knights of Pythias, of Lexington.

On motion of Mr. Bowden—
40. A bill to amend an act, entitled "An act to charter the town of Adairville, in Logan county."

On motion of same—
41. A bill to incorporate the People's Company, of Adairville.

On motion of Mr. Bidwell—
42. A bill for the benefit of McCracken county.

On motion of Mr. Richardson—
43. A bill to repeal the charter of the town of Big Spring.

On motion of Mr. Johnson—
44. A bill to define the boundary line between the counties of Morgan and Wolfe.

On motion of Mr. Powell—
45. A bill to give the quarterly police court of the town of Harrodsburg concurrent jurisdiction with the quarterly county court of same county.

On motion of same—
46. A bill to charter the New Providence and Southwestern Turnpike Road Company.

On motion of Mr. Grinstead—
47. A bill for the benefit of the estate of R. H. Young, deceased, late clerk of the circuit court for Metcalfe county.

On motion of Mr. Shaver—
48. A bill to amend an act to incorporate the town of Greenville, and to give concurrent jurisdiction to the county judge and justices of the peace of said town with the police judge of said town.

On motion of same—
49. A bill to increase the jurisdiction of the quarterly court judge of Muhlenburg county.

On motion of same—
50. A bill for the benefit of W. A. Mohon, sheriff of Muhlenburg county.
On motion of same—
51. A bill to amend section 2 of article 4 of chapter 63 of the General Statutes.

On motion of Mr. Luttrell—
52. A bill to increase the fees of the trustees of the jury fund.

On motion of Mr. Robbins—
53. A bill to further amend the several acts in relation to the town of Carlisle, Nicholas county.

On motion of same—
54. A bill to incorporate a turnpike road company from Forest Retreat to the mouth of Panther creek, on Licking river.

On motion of Mr. Preston—
55. A bill to amend section 6, article 13, chapter 20, of the General Statutes, for the benefit of W. F. Peak, of Trimble county.

On motion of Mr. Jenkins—
56. A bill to repeal an act to print sheriff’s and master commissioner’s land sales in Owen county, &c.

On motion of same—
57. A bill to amend the charter of the Owenton and Ross Mill Turnpike Road.

On motion of same—
58. A bill to amend an act incorporating the town of Monterey, Owen county.

On motion of same—
59. A bill to repeal an act to close Cedar street in Monterey, Owen county.

On motion of same—
60. A bill to increase the criminal jurisdiction of the police court of Monterey, Owen county.

On motion of Mr. Sloss—
61. A bill for the benefit of Charles Lewis, of Simpson county, a pauper idiot.

On motion of Mr. Blue—
62. A bill to regulate the sale of spirituous, vinous, and malt liquors in Union county.

On motion of Mr. McKinney—
63. A bill to levy a tax on the tonnage of railroads in this Commonwealth.
On motion of same—
64. A bill to incorporate the town of Cherryville, in Trigg county.
On motion of Mr. A. H. Smith—
65. A bill to reduce the salaries of circuit and common pleas judges.
On motion of Mr. Winns—
66. A bill to authorize the county court of Webster county to sell county bonds to erect a county jail, and to establish a sinking fund to meet the same.
On motion of Mr. Steele—
67. A bill to amend the charter of the Fords' Mill and Kentucky River Turnpike Road Company.
On motion of Mr. Hunter—
68. A bill for the benefit of H. M. Alexander, of Cumberland county.
On motion of same—
69. A bill for the benefit of Cumberland county.
On motion of Mr. Lockhart—
70. A bill to incorporate the Farmers' Deposit Bank, of Paris.
On motion of Mr. Treadway—
71. A bill for the benefit of Breathitt county.
On motion of Mr. Little—
72. A bill to amend the law giving the circuit court clerks of Jefferson county fees for services in criminal cases.

Ordered, That the Committee on General Statutes prepare and bring in the 2d, 19th, 33d, 55th, and 72d; the Committee on Internal Improvement the 9th, 7th, 15th, 22d, 46th, 54th, and 67th; the Committee on Claims the 11th, 12th, and 61st; the Committee on County Courts the 8th, 20th, 42d, 45th, 56th, 60th, 66th, 68th, and 69th; the Committee on the Judiciary the 26th, 27th, 30th, 37th, 38th, and 51st; the Committee on Ways and Means the 13th, 31st, 43d, 50th, and 71st; the Committee on Propositions and Grievances the 5th, 10th, 44th, 6th, 23d, 25th, and 18½; the Committee on Banks the 4th, 14th, and 70th; the Committee on Railroads the 28th and 63d; the Committee on Corporate Institutions the 1st, 3d, 16th, 17th, 29th, 32d, 35th, 39th, 40th, 41st, 57th, 58th, 59th, 64th, and 18th; the Committee on Moral and Religious Institutions the 62d; the Committee on Immigration and Labor the 24th; the Committee on Privileges and Elections the 53d; the Committee on Retrenchment and Reform the 65th; the Committee
on Codes of Practice the 34th, and the Committee on Circuit Courts the 23d, 36th, 47th, 48th, 49th, and 52d.

A message was received from the Senate, announcing that they had received official information that the Governor had approved and signed an enrolled bill and resolution, which originated in the Senate, of the following titles, viz:

An act to incorporate the Hartford Lodge, No. 158, Independent Order of Odd Fellows, at Hartford, Ohio county.

Resolution calling on the Auditor for an estimate of the population of the State of Kentucky.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to change the time of holding the court of claims for Meade county.

An act to continue in force an act entitled "An act for the benefit of the administrators of William Simpson, late clerk of the Wayne circuit and county courts."

An act for the benefit of John M. Johnson, late sheriff of Henderson county.

An act to amend an act, entitled "An act to authorize the Christian county court to issue bonds for the purpose of building a courthouse, and to establish a sinking fund to liquidate said bonds," approved February 13, 1867.

An act to repeal an act, entitled "An act for the benefit of the county judge of Henry county," approved March 27, 1872.

An act to regulate the time of holding justices' courts in the cities of Newport and Covington and in the county of Jefferson outside the city limits of Louisville.

An act for the benefit of common schools in Paducah.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House of Representatives, entitled

An act for the benefit of common schools in Paducah;

Also the following enrolled bills, which originated in the Senate, viz:

An act to prevent the destruction of fish in Lewis, Daviess, and McLean counties;
An act for the benefit of John M. Johnson, late sheriff of Henderson county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

The Speaker laid before the House a report of the Board of Visitors of the Agricultural and Mechanical College of Kentucky.

Said report reads as follows, viz:

To the General Assembly of the Commonwealth of Kentucky:

Gentlemen: By section 6th of the "Act establishing the Agricultural and Mechanical College of Kentucky," it is the duty of the Board to report, every biennial meeting of the General Assembly, the condition and management of said college. In accordance therewith, we have the honor to submit the following report:

It will be remembered that the Congress of the United States, by an act approved July 2d, 1862, "granted to the several States an amount of land equal to thirty thousand acres, for each Senator and Representative then in Congress," for providing "colleges for the benefit of agriculture and the mechanical arts," in which, in the language of the act, "the leading object shall be, without excluding other scientific and classical studies, and including military tactics, to teach such branches of learning as are related to agriculture and the mechanical arts, in such manner as the Legislatures of the States may respectively prescribe, in order to promote the liberal and practical education of the industrial classes in the several pursuits and professions in life." The portion granted to Kentucky amounted to three hundred and thirty thousand acres in land scrip; and the Legislature of the State, by an act passed January 27th, 1863, accepted the grant with its conditions, and, by another act approved February 22d, 1865, established the Agricultural and Mechanical College of Kentucky at Lexington, and connected it with Kentucky University. Kentucky University, with which Transylvania University was united, became largely endowed with funds, buildings, libraries, apparatus, and laboratories.

The pledge of Regent Bowman to secure an experimental farm, without cost to the State, was fully redeemed by the purchase of "Ashland" and "Woodlands." The citizens of Lexington and of Fayette and adjoining counties, for the purpose of permanently securing the location of the college, and furnishing it the necessary
grounds, liberally subscribed the means required to secure the purchase of the beautiful farm of "Ashland," the home of Henry Clay, and the Regent, pledging thereto his own private fortune, purchased the adjoining farm of "Woodlands," at a cost of $40,000. The purchase money was paid by further subscriptions for that purpose. The joint estates are valued at not less than $150,000, which, although they are held in the name of Kentucky University, were purchased by the donations of liberal citizens to secure the location of the Agricultural and Mechanical College, and are held in trust for that college and the State.

We have examined the details connected with the condition and management of the institution and report:

1st. In regard to the programme of study. This embraces a course of instruction in—1st. The English Language and Literature; 2d. Mathematics; 3d. Chemistry and Experimental Philosophy; 4th. Natural History and Political Economy; 5th. Mental and Moral Philosophy; 6th. Commercial and Business Department; 7th. Civil Engineering and Mining; 8th. Modern Languages; 9th. Military Tactics. We respectfully refer you to the catalogue of the College for the details of this liberal curriculum.

2d. In regard to the management of the estate, and the question of manual labor, we quote the following from the various reports of the College:

THE ESTATE.

For productive as well as educational purposes, the estate is divided into two departments—

1st. The farm, including the vegetable garden.

2d. The ornamental and experimental grounds and gardens, which include the "Woodlands" estate.

The farm is under the charge of a superintendent, who is a practical farmer. He has the oversight of all the practical details of the field, and gives instruction in the art of agriculture.

The ornamental and experimental grounds and gardens, including the orchards, vineyards, nurseries, &c., are under the charge of a competent horticulturist, who gives practical instruction. In these two departments students can learn to apply, by their own labor, the science they acquire in the halls of the College.

THE LABOR SYSTEM.

All students of the Agricultural and Mechanical College, except such as may be exempted on account of actual physical disability,
are required to spend a portion of their time in actual labor on the estate, or at such of the mechanical arts as may be carried on in connection with the same. For this purpose they are divided into two classes.

The first class is composed of those students who may desire "to sustain themselves, in whole or in part, by their labor, while acquiring their education." These are required to labor not less than four consecutive hours a day for six days in the week, for which they receive from five to ten cents per hour. During the hours of labor they are under the exclusive control of the superintendents. This class of students are divided into two sections, the first section labors four hours in the forenoon; the second section labors four hours in the afternoon.

All other students constitute the second class. They are required to labor without compensation not less than two hours a day, for five days in the week, in the ornamental and experimental grounds and gardens, for the purpose of physical exercise and instruction. During the hours of labor, this class of students are under exclusive control of the superintendents of the grounds and gardens, and are arranged into as many sections, and labor at such hours, as the Faculty may deem proper.

During the winter months active labor on the estate is generally suspended, in whole or in part.

DORMITORIES.

All rooms upon the estate that are set apart as dormitories are reserved for State students, if so many be necessary.

A number of young men have been enabled, by this wise and benevolent arrangement, to defray a large part of their expenses while acquiring an education. In no instance has any one been sent away from the institution on account of limited means.

We report that sections 4th and 5th of the act of the General Assembly have been faithfully carried out.

At present there are only 38 students in attendance, regularly appointed under the provisions of the law; but there are more who pay no tuition, and are admitted to all the advantages of the institution, though not regularly appointed.

We beg leave to suggest that the county courts have not attended to the appointment of students to this college; many entirely neglect it; many appoint boys wholly unprepared to enter; many making
the appointment so irregularly and carelessly as not to amount to an appointment. The Regent has sent circulars to every county court, and thus far every one who has applied for admittance, with any sort of a paper, and who was at all prepared, was admitted. Indeed no one has ever been denied admittance who desired to learn, and was prepared to enter the lowest class.

The museum, to be furnished by contributions from the Geological Survey, is not as yet completed; but when fully arranged, it will add greatly to the facilities now afforded for the study of the rich mineral resources of the State, and will be a valuable addition to the museum already in the buildings devoted to the Agricultural College.

We have not felt at liberty to make any recommendations to your body, contenting ourselves with the official duty imposed upon us of reporting the "condition and management of the college."

The contract between Kentucky University and the State is contained in the acts of Assembly hereinbefore alluded to. Its terms have been complied with by Kentucky University.

Respectfully submitted,

L. J. BRADFORD,
Chairman of Board of Visitors.

On motion of Mr. Grigsby,

Ordered, That said report be printed, and referred to the Committee on Education.

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

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Librarian be directed to put in nine air grates under the building now occupied by the Adjutant and Quartermaster Generals as offices.

The Speaker laid before the House the response of D. Howard Smith, Auditor of Public Accounts, to the joint resolution, which originated in the Senate, requesting him to furnish certain information to the House.

Said response reads as follows, viz:

STATE OF KENTUCKY,

OFFICE OF AUDITOR OF PUBLIC ACCOUNTS.

FRAKFKORT, JANUARY 19th, 1876.

HON. WM. J. STONE, Speaker of House of Representatives:

Sir: In answer to the joint resolution, adopted by the General Assembly, calling on me for an estimate of the population of this
Commonwealth, and the statistics on which that estimate is based, I respectfully respond as follows, to-wit:

The total number of white males over twenty-one years of age in this State, as shown by the assessor's books on file in this Department for 1875, is 273,351, and the total number of colored males over twenty-one years, as shown by the same books, is 49,956—making the total number of males, white and colored, over twenty-one years of age in the State 323,307. Estimating the whole population of the State on the basis of five persons for each male over twenty-one years—which is the rule for estimating populations—the present population of our Commonwealth is 1,616,525.

I have the honor to be,

Very respectfully,

Your obedient servant,

D. HOWARD SMITH, Auditor.

Mr. Craddock moved to refer the said response to the Committee on the Judiciary.

And the question being taken on said motion, it was decided in the affirmative.

Mr. A. H. Smith offered the following resolution, viz:

Resolved, That a committee of three be appointed by the Speaker to examine into and report the mileage that each member is entitled to.

Which was adopted.

The Speaker appointed Messrs. A. H. Smith, Wood M. Jones, and Thomas Johnson said committee.

Mr. Bidwell offered the following resolution, viz:

Resolved, That the Committee on Public Offices be directed to examine the room in which the office of the Clerk of the Court of Appeals is kept, and report whether or not it is suitable for said office, and if there is any adequate means of protecting the records from destruction in the event the building should be destroyed by fire.

Which was adopted.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Russell, from the Committee on Circuit Courts—

By same—
A bill for the benefit of the clerk of the Muhlenburg circuit court.

By Mr. Bowles, from the same committee—
A bill to regulate the holding of circuit courts in the sixteenth judicial district.

By same—
A bill to change the time of holding the circuit courts in the thirteenth judicial district.

By Mr. Grinstead, from the Committee on County Courts—
A bill for the benefit of school district No. 51, in Greenup county.

By same—
A bill for the benefit of A. B. McGuire, of Owsley county.

By same—
A bill to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county.

By Mr. Frazee, jr., from the same committee—
A bill to authorize the assessor of Jackson county to appoint a deputy assessor.

By same—
A bill for the benefit of William Williams, late circuit and county court clerk of Owsley county.

By same—
A bill for the benefit of Sylvester Isaacs, late judge for Owsley county.

By same—
A bill to legalize certain orders of the Gallatin county court of claims.

By Mr. Campion, from the same committee—
A bill for the benefit of the town marshal of Monterey, in Owen county.

By same—
A bill to legalize certain acts of the Mercer county court.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Frazee, jr., from the Committee on County Courts, to whom was referred a bill from the Senate, entitled
An act for the benefit of constables of Jefferson county.
Reported the same without amendment, and with the expression of opinion that said bill ought not to pass.

Mr. Kearny moved to lay said bill on the table.
And the question being taken on said motion, it was decided in the affirmative.

And so said bill was disagreed to.

Mr. Nelson, from the committee who was directed to prepare and bring in the same, reported bills of the following titles, viz:
A bill to increase the jurisdiction of quarterly courts and to authorize the appointment of a deputy clerk.
A bill to increase the jurisdiction of justices of the peace.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

On motion of Mr. Little,
Ordered, That said bills be printed, and placed in the orders of the day.

The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a bill, which originated in the Senate, entitled
An act to incorporate the South Covington and Cincinnati Street Railway Company.
Which was read the second time and ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The House then took up from the orders of the day a joint resolution, which originated in the Senate, entitled
Resolution authorizing the erection of a monument over the grave of Hon. John L. Helm, formerly Governor of this Commonwealth.
Which was twice read as follows:
The Hon. John L. Helm, late Governor of this State, and one of the most distinguished of its native-born citizens, having departed
this life at his late residence in Hardin county on the 8th day of September, 1867, shortly after his inauguration as Governor of the State, it is eminently proper that the representatives of the people should pay suitable tribute to his memory; therefore, be it

Resolved 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 the sum of fifteen hundred dollars, payable out of any money in the Treasury not otherwise appropriated, for the purpose of erecting a suitable monument over his remains near Elizabethtown, under the order of His Excellency the Governor of this Commonwealth.

And the question being taken on the adoption of said resolution, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The House then took up from the orders of the day the following resolution, as moved by Mr. Craddock, viz:
Resolved, That this Hall be let to the Good Templars for a lecture from J. J. Talbott, of Indiana, on next Tuesday evening.

Which was adopted.

The motion of Mr. Henton to reconsider the vote by which the House passed a bill, entitled

A bill for the benefit of Daniel McCollum, jr., appropriating him two hundred and thirty-three dollars and thirty-three cents,

Was taken up from the orders of the day.

The question was then taken on said motion, and it was decided in the negative.

The House then took from the orders of the day a joint resolution, entitled

Resolution to provide for the purchase of a United States flag.

Mr. Hallam moved the following amendment, viz:

That said flag shall be a national flag of the United States, not to exceed fourteen feet in length.

Mr. LaRue moved the following substitute, viz:

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Sergeant-at-Arms be authorized to purchase a bunting flag of suitable size, at a cost not exceeding $60, and that the Auditor draw his warrant therefor.

Mr. Hallam 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 amendment offered by Mr. Hallam, and it was decided in the affirmative.

The question being taken on Mr. LaRue's substitute for the resolution and amendment, it was decided in the affirmative.

Mr. Kearny moved to reconsider the vote by which said substitute was adopted.

Mr. Hunter moved to lay the motion to reconsider on the table.

And the question being taken on the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Bell G. Bidwell, W. H. Frederick, Robert W. Nelson,
James D. Black, George H. Gardner, Samuel R. Overstreet,
James B. Blue, John D. Gardner, W. L. Pollard,
H. H. Brinkley, William L. Grant, John W. Powell,
Tobias W. Burton, Robert E. Grinstead, David Pryse,
Mr. Hallam moved that the House take a recess until 3½ o'clock, P. M.

Mr. Kearny moved to amend said motion by inserting 4 o'clock in lieu of 3½ o'clock.

And the question being taken on said amendment, it was decided in the negative.

The question was then taken on the original motion, and it was decided in the negative.

Mr. Grigsby moved to postpone the special orders for 3½ o'clock, P. M., to-day, until to-morrow, and make the same the special order for 11 o'clock, A. M.

And the question being taken on said motion, it was decided in the affirmative.

And then the House adjourned.
FRIDAY, JANUARY 21, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Mayslick and Helena Turnpike Road Company, in Mason county.

An act to amend the charter of the Hills City Turnpike Road Company.

An act to repeal an act, entitled "An act to incorporate a police municipality in Jefferson county," approved February 11, 1874.

An act to repeal an act, entitled "An act to apply the provisions of an act, entitled 'An act to incorporate a municipality in Jefferson county,' to certain other precincts," approved February 23, 1834, and styled chapter 566.

An act to amend an act, entitled "An act to incorporate the Lexington Building and Accumulating Fund Association."

An act to increase the jurisdiction of the police judge of Caseyville, in Union county.

An act to revive to the Paducah, Benton, and Murray Gravel Road Company the franchises granted it by an act approved December 16th, 1871.

An act to authorize the Helena Turnpike Road to relinquish a part of its road to the Mayslick and Helena Turnpike Road.

An act to amend an act, entitled "An act to incorporate the Broadway Baptist Church of Louisville," approved March 25, 1872.

An act for the benefit of the Cabin Creek Turnpike Road Company, in Lewis county.

An act to amend the charter of the White Oak Turnpike Road Company, in Bath county.

An act to amend an act incorporating the Kiddville Turnpike Road Company.

An act to incorporate the Harrodsburg Library Association, with an amendment to the last named bill.

Also a resolution, which originated in the House of Representatives, entitled

23-H. R.
Resolution to appoint a joint committee to investigate the condition of the records of the Land Office.

And that they had passed bills of the following titles, viz:

An act to fix the terms and regulate the jurisdiction and proceedings of the Henderson court of common pleas.

An act to limit the jurisdiction and terms of the Henderson circuit court.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Also that they had passed bills of the following titles, viz:

1. An act to amend the charter of the De Courcy Station, Taylor Road, and Bank Lick Short Line Turnpike Road Company.

2. An act relating to the Christian County and Clarksville Turnpike Road Company.

3. An act to amend the charter of the Louisville and Nashville Railroad Company, and to increase the directors thereof to eleven.

4. An act to amend an act incorporating the Walnut Street Christian Church, of Louisville, Kentucky, approved February 19, 1848.

5. An act for the benefit of the sheriff and jailer of Gallatin county.

6. An act to amend an act, entitled “An act to amend the charter of the town of Sharpsburg, in Bath county,” approved January 13, 1874.

7. An act to amend an act to amend and reduce into one the several acts in regard to the town of Catlettsburg.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st, 2d, 6th, and 7th to the Committee on Corporate Institutions; the 3d to the Committee on Railroads; the 4th to the Committee on Moral and Religious Institutions, and the 5th to the Committee on Claims.
Also, that they had adopted joint resolutions of the following titles, viz:

Resolution providing for the attendance of one of the Commissioners at the sittings of the joint committee on the revision of the Codes.

Resolution authorizing joint committee on Codes of Practice to appoint a clerk.

Which were twice read.

Ordered, That they be referred to the Committee on Codes of Practice.

Also that they had received official information from the Governor that he had approved and signed sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:

An act for the benefit of L. J. Wise, late jailer of Ohio county.

An act to prevent the destruction of fish in Lewis, Daviess, and McLean counties.

Resolution directing the Public Printer to print 300 copies of the Codes of Practice as reported by the Commissioners.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Lebanon and Bradfordsville Turnpike Road Company;

An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company;

An act to incorporate the Sandy Point Gravel Road Company, in McCracken county;

Resolution to pay officers and attaches of General Assembly their per diem;

Also a joint resolution, which originated in the Senate, of the following title, viz:

Resolution fixing the time of electing a State Librarian;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

Leave of absence, indefinitely, was granted Messrs. Sloss, Cox, A. H. Smith, D. B. Smith, Chowning, Luttrell, Grant, Snyder, Hume, and Mr. Speaker Stone.
Mr. Speaker Stone named Mr. Kearny to act as Speaker during his absence.

A message was received from the Senate, announcing that they had adopted a joint resolution of the following title, viz:

Resolution directing the Auditor to report the amount of fees received by him in 1875.

Which was twice read.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Little, from the Committee on General Statutes—
A bill for the benefit of Thomas R. Hume and others, of Madison county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Little, from the Committee on General Statutes, reported a bill, entitled

An act to amend chapter 79 of the General Statutes, title "Notary Public."

By Mr. Bowden, from the same committee—
A bill to repeal a part of section 8, article 10, chapter 38, of the General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Mr. Kearny moved to lay the first named bill on the table.

And the question being taken on said motion, it was decided in the affirmative.

Mr. Bowles moved to lay the second named bill on the table.

And the question being taken on said motion, it was decided in the affirmative.
Mr. Bowden, from the Committee on General Statutes, to whom was recommitted a bill, entitled
A bill to prevent trespass in Clark county.
Reported the same with the following amendment, viz:
That the title of said bill be, "An act to prevent trespass in certain counties in this Commonwealth," in lieu of "An act to prevent trespass in Clark county," and that the counties of Garrard and Montgomery be inserted in said bill, extending the provisions thereof to said counties;
With the expression of opinion that said bill, as amended, should pass.
Said bill was read the first time, and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
Resolved, That said bill, as amended, do pass, and that the title thereof be as aforesaid.
Mr. Little, from the Committee on General Statutes, reported a bill, entitled
A bill providing compensation for the clerks of the circuit and criminal courts of this State,
With the expression of opinion that said bill should not pass.
Said bill was read the first time and ordered to be read a second time.
Mr. Little, from the Committee on General Statutes, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to increase the number of school trustees to three in each district.
Mr. Little moved that the same be referred to the Committee on Education.
And the question being taken on said motion, it was decided in the affirmative.
Mr. Little, from the Committee on General Statutes, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill to regulate the holding of the court of claims in Pulaski county.

Mr. Little moved that the same be referred to the Committee on County Courts.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, reported a bill, entitled

A bill repealing all laws allowing the clerk of the Jefferson circuit court fees in criminal cases, except such fees as other circuit clerks in the State are allowed.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Little moved to suspend the rules of the House, and make said bill the special order for Monday next, at 11 o'clock.

And the question being taken on said motion, it was decided in the negative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell,        J. Warren Grigsby,        John W. Powell,
William H. Botts,       Theodore F. Hallam,       John Preston,
James H. Bowden,        Zach. T. Heady,           Ben. J. Shaver,
Orlando C. Bowles,      Thomas W. Henton,         D. B. Smith,
Tobias W. Burton,       E. E. Hume,               George R. Snyder,
E. A. Coffman,          T. J. Jenkins,            Ralph L. Spalding,
James M. Cook,          Thomas Johnson,           John A. Steele,
Thomas J. Drury,        W. Jeff. Lee,             L. J. Stephenson,
J. H. Emerson,          Robert E. Little,         Green Sterrett,
Rufus Emmons,           Matt. McKinney,           Robert Sterrett,
George H. Gardner,      Chas. Patterson,          Richard P. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone),     Joshua G. Ford,           T. J. Megibben,
Marshall Baker,          L. J. Frazee, jr.,         William E. Minor,
James D. Black,          W. H. Frederick,          Thos. J. Montgomery,
James B. Blue,           Joseph A. Gaines,         William A. Moore,
H. H. Brinkley,          John D. Gardener,         Robert W. Nelson,
Pat. Campion,            Robert E. Grinstead,       Samuel R. Overstreet,
James W. Chowning,       Allen C. Hagan,           J. V. Owen,
G. W. Craddock,          Richard P. Hocker,         James M. Payne,
Mr. Feland moved to recommit said bill to the Committee on Circuit Courts.

The further consideration of said motion was cut off by the special order of the day.

The hour of 11 o'clock, A.M., having arrived, the House took up the special order of the day, viz:

Resolution protesting against the representation of Kentucky in the Centennial Exposition,

And the substitute therefor offered by Mr. Bowden.

Mr. Grinstead moved the following amendment to the substitute, viz:

Be it further resolved, That in order to more fully emphasize our rebuke of the refusal by Congress to grant universal amnesty, it would be eminently proper and consistent for this Democratic Legislature to recede from its act by which it elected a Senator to represent Kentucky in the Congress of the United States, and that it should ever hold sacred, and never consent to any act, looking to the repeal of the 10th article of the Constitution of this Commonwealth, which holds in bondage more than two hundred thousand human beings.

The question was then taken on the adoption of said amendment, and it was decided in the negative.

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

In the affirmative—none.

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, Thos. J. Montgomery,
Marshall Baker, John D. Gardner, William A. Moore,
Bell G. Bidwell, L. E. Green, Robert W. Nelson,
James D. Black, J. Warren Grigsby, Samuel R. Overstreet,
James B. Blue, Robert E. Grinstead, J. V. Owen,
William H. Botts, Theodore F. Hallam, Chas. Patterson,
James H. Bowden, Zach. T. Heady, James M. Payne,
Orlando C. Bowles, Thomas W. Henton, George W. Pickett,
H. H. Brinkley, Allen C. Hagan, W. L. Pollard,
Tobias W. Burton, Richard P. Hocker, Jere. Poor,
Pat. Campion,  
James W. Chowning,  
E. A. Coffman,  
James M. Cook,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,  
P. H. Duncan,  
W. J. Edrington,  
John Ellis,  
Rufus Emmons,  
James Farmer,  
John Feland,  
John M. Fish,  
A. J. Fleming,  
Joshua G. Ford,  
L. J. Frazee, jr.,  
Joseph A. Gaines,  
E. E. Hume,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
John Watts Kearny,  
Wm. Kitchen,  
Martin W. LaRue,  
Daniel Lary,  
W. Jeff. Lee,  
William B. Lindsay,  
Robert E. Little,  
G. C. Lockhart,  
Lucien S. Luttrell,  
Bryan S. McClure,  
Matt. McKinney,  
T. J. Megibben,  
William E. Minor,  
John W. Powell,  
John Preston,  
David Pryse,  
Samuel Russell,  
Thomas H. Shanks,  
Ben. J. Shaver,  
B. B. Smith,  
George R. Snyder,  
Ralph L. Spalding,  
Richard A. Spurr,  
John A. Steele,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
W. J. Taylor,  
E. B. Treadway,  
G. W. Winn,  
Charles H. Wood—85.

The hour of 12 o'clock, A. M., having arrived,
Mr. Bowles moved to suspend the rules of the House as to the
orders of the day, to continue the consideration of the resolution
aforesaid and substitute.
And the question being taken on said motion, it was decided in the
affirmative.
The yeas and nays being required thereon by the rules of the
House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  
Marshall Baker,  
Bell G. Bidwell,  
James D. Black,  
James B. Blue,  
William H. Botts,  
James H. Bowden,  
Orlando G. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
Pat. Campion,  
James W. Chowning,  
E. A. Coffman,  
James M. Cook,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,  
P. H. Duncan,  
Joseph A. Gaines,  
George H. Gardner,  
John D. Gardar,  
William L. Grant,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Zach. T. Heady,  
Thomas W. Henton,  
Allen C. Hagan,  
Richard P. Hoeket,  
E. E. Hume,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
John Watts Kearny,  
Wm. Kitchen,  
Martin W. LaRue,  
William E. Minor,  
Tros. J. Montgomery,  
William A. Moore,  
Robert W. Nelson,  
Samuel R. Overstreet  
J. V. Owen,  
Chas. Patterson,  
James M. Payne,  
George W. Pickett,  
W. L. Pollard,  
Jere. Poor,  
John W. Powell,  
John Preston,  
David Pryse,  
Samuel Russell,  
Ben. J. Shaver,  
D. B. Smith,  
George R. Snyder,  
Ralph L. Spalding,
Mr. Craddock moved the following amendment to the substitute offered by Mr. Bowden, viz:

Resolved, That the recent effort of certain Representatives in the Congress of the United States to resuscitate the animosities growing out of the late war between the States, and the attempt to make Jefferson Davis the vicarious sufferer for the alleged offense of the people of the seceding States, in their ineffectual effort to withdraw from the union of the States, and establish a government of their own, as a despicable piece of party chicanery and malice, and whilst the Kentucky Legislature here and now protests against and repudiates such a miserable and unpatriotic effort, nevertheless, regarding it as a mere party trick to bolster up a corrupt and failing party, it is not deemed of sufficient importance to prevent the State of Kentucky from taking such part in the Centennial Celebration as her representatives may deem proper.

Mr. Hunter moved to lay said amendment on the table.

And the question being taken on said motion, it was decided in the negative.

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

Those that voted in the affirmative, were—

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<tr>
<th>Bell G. Bidwell</th>
<th>John D. Gardner</th>
<th>Robert E. Little</th>
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<td>James D. Black</td>
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<td>Bryan S. McClure</td>
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<td>James H. Bowden</td>
<td>J. Warren Grigsby</td>
<td>Samuel R. Overstreet</td>
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<td>H. H. Brinkley</td>
<td>Robert E. Grinstead</td>
<td>George W. Pickett</td>
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<tr>
<td>Tobias W. Burton</td>
<td>Theodore F. Hallam</td>
<td>John W. Powell</td>
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<td>James M. Cook</td>
<td>Allen C. Hagan</td>
<td>David Pryse</td>
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<tr>
<td>K. R. Culbertson</td>
<td>W. G. Hunter</td>
<td>Thomas H. Shanks</td>
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<td>W. J. Edrington</td>
<td>Thomas Johnson</td>
<td>Ben. J. Shaver</td>
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<tr>
<td>Rufus Emmons</td>
<td>Wood M. Jones</td>
<td>L. J. Stephenson</td>
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<tr>
<td>John Feland</td>
<td>Wm. Kitchen</td>
<td>Richard P. Stoll</td>
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<tr>
<td>L. J. Frazee, jr.</td>
<td></td>
<td>31.</td>
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</table>

Those who voted in the negative, were—

<table>
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<tr>
<th>Mr. Speaker (Stone)</th>
<th>George H. Gardner</th>
<th>Robert W. Nelson</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marshall Baker</td>
<td>L. E. Green</td>
<td>J. V. Owen</td>
</tr>
<tr>
<td>James B. Blue</td>
<td>Zach. T. Heady</td>
<td>Chas. Patterson</td>
</tr>
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24-H. R.
Mr. Bowles moved the previous question.

Mr. Hallam moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William L. Grant, 
J. Warren Grigsby, 
Theodore F. Hallam, 
Zach. T. Heady, 
Thomas W. Henton, 
Allen C. Hagan, 
Richard P. Hocker, 
E. E. Hume, 
W. G. Hunter, 
Wood M. Jones, 
John Watts Kearny, 
Wm. Kitchen, 
Martin W. LaRue, 
W. Jeff. Lee, 

Mr. Bowles moved the previous question.

Mr. Hallam moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William L. Grant, 
J. Warren Grigsby, 
Theodore F. Hallam, 
Zach. T. Heady, 
Thomas W. Henton, 
Allen C. Hagan, 
Richard P. Hocker, 
E. E. Hume, 
W. G. Hunter, 
Wood M. Jones, 
John Watts Kearny, 
Wm. Kitchen, 
Martin W. LaRue, 
W. Jeff. Lee, 

Those who voted in the negative, were—

James D. Black, 
Orlando C. Bowles, 
H. H. Brinkley, 
Tobias W. Burton, 
James W. Chowning, 
E. A. Coffman, 
James M. Cook, 
John Ellis, 

And then the House adjourned.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend subsection 2, section 1, article 4, chapter 3, General Statutes.
An act to amend section 2, article 1, chapter 28, General Statutes.
An act for the benefit of John Coleman, of Pike county.
An act to change the time of holding the circuit courts in the 13th judicial district.

And that they had passed bills of the following titles, viz:
1. An act for the benefit of R. W. Dickerson.
3. An act to amend an act, entitled “An act for the benefit of licensed keepers of stud-horses, jacks, and bulls.”
4. An act to amend an act, entitled “An act to incorporate the Westport, Carrollton, and Ghent Railway Company.”
5. An act to empower W. J. Salyers, collector of railroad tax in Montgomery county, to proceed to the collection of said tax by himself or deputy.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 2d to the Committee on Propositions and Grievances; the 3d to the Committee on General Statutes; the 4th to the Committee on Corporate Institutions, and the 5th to the Committee on the Judiciary.

The following petition was presented, viz:

By Mr. Ellis—
The petition of sundry citizens of Kenton county, praying for protection against damages by stock running at large.

Which was received, the reading dispensed with, and referred to the Committee on Agriculture and Manufactures.
Leave of absence, indefinitely, was granted Messrs. Henry, Spurr, and LaRue.

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

On motion of Mr. Edrington—
1. A bill to amend chapter 31 of the General Statutes, 11th section, under the head of "Descent and Distribution."

On motion of Mr. Culbertson—
2. A bill to authorize the Auditor of Public Accounts, or some other officer, to sell lands purchased by the State in sales under execution in the name of the Commonwealth.

On motion of Mr. Drury—
3. A bill for the benefit of J. P. Jolly, late sheriff of Breckinridge county.

On motion of same—
4. A bill for the benefit of T. J. Jolly.

On motion of same—
5. A bill for the benefit of Leonard Cashman.

On motion of Mr. Botts—
6. A bill to encourage fruit-raising, and to protect vendors of fruit trees.

On motion of same—

On motion of same—
8. A bill for the benefit of Wm. P. Austin, a pauper idiot, of Barren county.

On motion of same—

On motion of Mr. J. D. Gardner—
10. A bill to incorporate Hico Lodge, No. 372, Free and Accepted Masons.

On motion of Mr. Lindsay—
11. A bill to repeal an act to print sheriff's and master commissioner's advertisements of land sales in Carroll county in paper printed in said county.

On motion of Mr. Kitchen—
On motion of same—
13. A bill for the benefit of the late sheriffs of Carter and Lewis counties.

On motion of same—

On motion of same—
15. A bill for the benefit of Jerry Biggs, late jailer of Carter county, for taking care of a pauper idiot.

On motion of same—

On motion of same—
17. A bill for the benefit of B. T. Morris, of Carter county.

On motion of same—

On motion of Mr. Treadway—
19. A bill for the benefit of James W. Smith, of Clay county.

On motion of same—
20. A bill for the benefit of James Wills, of Menifee county.

On motion of Mr. Pryse—

On motion of same—
22. A bill for the benefit of Lee county.

On motion of same—
23. A bill for the benefit of Philip Hammon, of Lee county.

On motion of Mr. Spurr—
24. A bill to amend the charter of the Athens and Walnut Hill Turnpike Road.

On motion of same—
25. A bill for the benefit of late clerks and sheriffs.

On motion of Mr. Hagan—
26. A bill to amend an act to incorporate the town of Paintsville.

On motion of Mr. Emerson—

On motion of same—
28. A bill to legalize the action of the Graves county court at its December term, 1875.
On motion of Mr. Fish—
29. A bill for the better protection of orchards and fruit gardens of this Commonwealth.
On motion of Mr. Campion—
30. A bill to regulate the working of convict labor in the county of Jefferson and the city of Louisville.
On motion of Mr. Russell—
31. A bill to fix the fees of notaries public.
On motion of Mr. Spalding—
32. A bill to amend the charter of the Lebanon, Barbour’s Mill, and Mackville Turnpike Road Company.
On motion of Mr. LaRue—
33. A bill to incorporate the Green River Iron and Coal Company.
On motion of same—
34. A bill to amend the charter of the Louisville Water Company.
On motion of same—
35. A bill to amend section 4 of article 12 of chapter 92 of the General Statutes.
On motion of same—
36. A bill for the benefit of the jailers of this Commonwealth.
On motion of same—
37. A bill to incorporate Gray Lodge, Independent Order of Sons of Honor.
On motion of Mr. Bidwell—
38. A bill to authorize the county of McCracken to dispose of certain property held by the county.
On motion of Mr. Johnson—
39. A bill to amend an act, entitled “An act to incorporate the town of Frenchburg, in Menifee county.”
On motion of Mr. Minor—
40. A bill for the benefit of the police judge of Bardstown.
On motion of Mr. Shaver—
41. A bill to abolish the court of common pleas in Muhlenburg county.
On motion of Mr. Henton—
42. A bill for the benefit of the jailer of Shelby county.
On motion of Mr. Poor—
43. A bill to change the boundary line between the counties of Grant and Owen.
On motion of Mr. Preston—
44. A bill to incorporate the town of Bedford, in Trimble county.
On motion of same—
45. A bill to incorporate the Milton and Potter's Creek Narrow
Gauge Railroad, in Trimble county.

Ordered, That the Committee on Corporate Institutions prepare
and bring in the 10th, 26th, 32d, 33d, 34th, 37th, 39th, 44th, and 45th;
the Committee on Propositions and Grievances the 4th, 5th, 19th, 30th,
36th, 42d, and 43d; the Committee on Claims the 9th, 12th, 15th, 16th,
17th, 20th, 23d, and 27th; the Committee on Circuit Courts the 11th,
38th, and 41st; the Committee on County Courts the 3d, 8th, 22d,
25th, 28th, and 40th; the Committee on General Statutes the 1st, 2d,
13th, 7th, 21st, and 31st; the Committee on the Judiciary the 35th;
the Committee on Education the 14th and 18th; the Committee on
Agriculture and Manufactures the 6th and 29th, and the Committee
on Internal Improvement the 24th.

Mr. Snyder moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts be required to
furnish to this House all information he may have as to the fees
received by the jailer of Jefferson county.

Mr. Russell moved the following amendment to said resolution,
viz:

"So as to include all the jailers in this Commonwealth"
Which was adopted.

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

Mr. Bowles moved to suspend the rules of the House for the Com-
mittee on Codes of Practice to report resolutions.
And the question being taken on said motion, it was decided in the
affirmative.

The yeas and nays being required thereon by the rules of the
House, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker,      Joseph A. Gaines,      Thos. J. Montgomery,
Beli G. Bidwell,     George H. Gardner,     William A. Moore,
James D. Black,      John D. Gardner,     J. V. Owen,
James B. Blue,       L. E. Green,         Chas. Patterson,
William H. Botts,    J. Warren Grigsby,    James M. Payne,
James H. Bowden,     Robert E. Grinstead,   George W. Pickett,
Orlando C. Bowles,   Theodore F. Hallam,   W. L. Pollard,
H. H. Brinkley,      Zach. T. Heady,      John Preston,
Tobias W. Burton,    Thomas W. Henton,    David Pryse,
Pat. Campion,    Allen C. Hagan,    Ben. J. Shaver,
E. A. Coffman,    Richard P. Hocker,    George R. Snyder,
James M. Cook,    W. G. Hunter,    Ralph L. Spalding,
G. W. Craddock,    Wood M. Jones,    Richard A. Spurr,
K. R. Culbertson,    John Watts Kearny,    John A. Steele,
Thomas J. Dravy,    Wm. Kitchen,    L. J. Stephenson,
P. H. Duncan,    Martin W. LaRue,    Robert Sterrett,
John Ellis,    Daniel Lary,    Richard P. Stoll,
J. H. Emerson,    William B. Lindsay,    W. J. Taylor,
Rufus Emmons,    G. C. Lockhart,    E. B. Treadway,
A. J. Fleming,

Those who voted in the negative, were—

Thomas Johnson,

Mr. Bowles, from the Committee on Codes of Practice, reported
the following joint resolutions, which originated in the Senate, viz:

Resolution authorizing the joint committee on Codes of Practice
to appoint a clerk.

Resolution providing for the attendance of one of the Commissi-
oners at the sittings of the joint committee on the revision of the
Codes.

Which were twice read and adopted.

Mr. Bidwell offered the following resolution, viz:

Resolved, That during the remainder of the present session of the
General Assembly, each member of this House may hand his leaves
to the Clerk at any time when the House is in session, who shall
refer them and enter the same on the journal, as is now done.

Which was adopted.

Mr. Grinstead moved the following resolutions, viz:

Whereas, This is the centennial year of American liberty and inde-
pendence—a year fraught with sacred memories and solemn recollec-
tions; a time when virtues should be extolled and sins forgiven; an
appropriate season for laying records in the silent shades—hours of
proscription and political disabilities; and whereas, on page 1040,
House Journal, Kentucky General Assembly, for April 15, 1873, is
found the following language, to-wit:

"1. Be it resolved by the General Assembly of the Commonwealth of Ken-
tucky, That the action of the recent Congress of the United States
increasing the salary of the President to $50,000 per annum, and
increasing their own salaries to $7,500 per annum, and thereby
donating each of themselves $5,000, for which they have rendered
no services, is highly reprehensible, and should be disapproved by a
tax-ridden constituency."
"2. Resolved, That the people of this Commonwealth highly approve and commend the course of their Representatives in both Houses of said Congress who voted against said law.

"3. Resolved, That such members of the Senate and House of Representatives of the Kentucky delegation as sat silently by and did not cast their votes, are alike the subjects of our condemnation;"

WHEREAS, The said resolutions impeach the honesty of, and cast reflections in this year of grace upon, G. M. Adams, now Chief Clerk of the Lower House of Congress, and also upon Jas. B. Beck, recently elected to the United States Senate by the Kentucky Legislature; and whereas, said resolutions are not complimentary to the present Legislature, which elected Mr. Beck; and whereas, said resolutions are calculated to hold in endless reproach the Congress of the United States for having elected Mr. Adams its Chief Clerk; therefore, for remedy of said sad and unfortunate state of affairs,

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That we look upon the House that passed said resolutions with feelings of profound sorrow, and regret that the members thereof were so recreant to the trusts imposed upon them as thus to reflect upon the true principles of the Democratic party and their able supporters.

And be it further resolved, That the Chief Clerk of this House be, and he is hereby, instructed to expunge said resolutions and every part of the same, or any other resolutions and every part of the same, as may refer to the same subject, to be found now upon the Journals of this House.

And further resolved, That this be done forthwith.

Mr. Bidwell moved to lay said resolutions on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Grinstead and Feland, were as follows, viz:—

Those who voted in the affirmative, were—

Marshall Baker, George H. Gardner, William E. Minor,
Bell C. Bidwell, John D. Gardner, Thos. J. Montgomery,
James D. Black, William L. Grant, William A. Moore,
James B. Blce, L. E. Green, Robert W. Nelson,
William H. Botts, J. Warren Grigsby, J. V. Owen,
James H. Bowden, Theodore F. Hallam, Chas. Patterson,
Orlando G. Bowles, Zach. T. Hegdy, James M. Payne,
Tobias W. Burton, Thomas W. Henton, George W. Pickett,
Pat. Campion, Allen C. Hagan, W. L. Pollard,
E. A. Coffman, Richard P. Hocker, Jere. Poor,
James M. Cook, E. E. Hume, John Preston,
G. W. Craddock, Thomas Johnson, Samuel Russell,
Thomas J. Drury, Wood M. Jones, Ben. J. Shaver,
Those who voted in the negative, were—

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<tr>
<td>H. H. Brinkley</td>
<td>Robert E. Grinstead</td>
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<tr>
<td>K. R. Culbertson</td>
<td>W. G. Hunter</td>
</tr>
<tr>
<td>Rufus Emmons</td>
<td>Martin W. LaRue</td>
</tr>
<tr>
<td>John Feland</td>
<td>Samuel R. Overstreet</td>
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A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed an enrolled bill and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

- An act to amend the charter of the Lebanon and Bradfordsville Turnpike Road Company.
- An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company.
- An act to amend the charter of the town of Campbellsville, in Taylor county.
- An act to incorporate the Sandy Point Gravel Road Company, in McCracken county.
- Resolution to pay officers and attaches of General Assembly their per diem.

The hour of 11 o'clock having arrived,

Mr. Spurr, from the special committee to whom was referred the joint resolutions from the Senate, entitled

Resolutions relating to the death of Gen. John C. Breckinridge,

Reported the same without amendment.

Said resolutions read as follows, viz:

WHEREAS, The death of John C. Breckinridge has been officially announced to this body; therefore, be it

1. Resolved by the General Assembly of the Commonwealth of Kentucky, The nation has lost a distinguished citizen, the State a wise counselor and trusted servant, society a shining and brilliant member.

2. The great loss a community sustains in the death of a man so illustrious and beloved cannot be measured with words. We leave the impartial judgment of history to place him among the actors of his time, as his talents and his services may entitle him, feeling no apprehension that posterity will depreciate or underestimate the exalted virtues we knew him to possess.
3. We can only extend to our people our sympathy for the loss we have sustained in common, and to his family expressions of condolence for their bereavement which not even time can fully assuage.

4. That these resolutions be spread upon the Journals of the Senate and House of Representatives, and that a copy be engrossed and forwarded to the family of the deceased.

5. That, as an additional mark of respect to the memory of the deceased, this body do now adjourn.

And the question being taken on the adoption of said resolutions, they were unanimously adopted.

And then the House adjourned.

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MONDAY, JANUARY 24, 1876.

The following petitions and memorial were presented, viz:

By Mr. Baker—
1. The petition of sundry citizens of Greenup county, remonstrating against the repeal of the special school law of Greenup county.

By Mr. Hallam—
2. The memorial of Harry I. Todd, offering to sell to the State his property in Frankfort for the purposes of a Governor's mansion.

By Mr. Lee—
3. The petition of sundry citizens of Bullitt county, praying for the repeal of the conventional interest law.

By Mr. Preston—
4. The petition of Maria F. Carter, praying for remuneration for teaching a colored school in Trimble county.

Which were received, the reading dispensed with, and referred—the 1st and 4th to the Committee on Education; the 2d to the Committee on Public Offices, and the 3d to the Committee on Ways and Means.

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

On motion of Mr. Green Sterrett—
1. A bill for the benefit of school district No. 1, Hancock county.
On motion of Mr. Russell—
2. A bill for the benefit of C. L. Holmes, of Louisville.
On motion of Mr. Robert Sterrett—
On motion of same—
4. A bill to refund to J. E. Abbott, administrator of D. C. Doran, certain damages paid to the State.
On motion of Mr. Kitchen—
On motion of Mr. Botts—
6. A bill to protect the estates of deceased persons.

Ordered, That the Committee on Education prepare and bring in the 1st; the Committee on Propositions and Grievances the 2d; the Committee on Claims the 3d and 4th; the Committee on Internal Improvement the 5th, and the Committee on the Judiciary the 6th.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend section 7, article 2, chapter 92, of the General Statutes.

An act to amend article 11, chapter 91, of the General Statutes, title "Revenue and Taxation."
An act for the sale of Mount Horeb Parsonage.

And that they had passed bills of the following titles, viz:
1. An act to amend section 1, article 2, chapter 94, General Statutes, entitled "Roads and Passways."
2. An act to amend article 12 of chapter 33 of the General Statutes, entitled "Elections."
3. An act for the benefit of Hardin county.
4. An act extending the time for payment of revenue and county levy of Clay county for the year 1875.
5. An act to amend an act, entitled "An act incorporating Clay-village, in Shelby county."
6. An act to amend an act, entitled "An act to amend article 1, chapter 59, of the General Statutes," and to repeal an act, entitled "An act to regulate the sale and storage of oils, made from coal, petroleum, and other bituminous substances, and for the better protection of life and property, approved March 21, 1870, and the acts
amendatory thereto, severally approved February 24, 1873, and March 8, 1873, and further regulate the inspection and gauging of burning fluids, approved February 21, 1874.

7. An act to amend an act approved March 7, 1873, entitled "An act to amend the laws in reference to peddlers."

8. An act to incorporate the United Baptist Church, Brooksville, in Bracken county.

9. An act to amend an act approved March 19, 1873, entitled "An act to incorporate the Pomeroy Coal Company."


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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st and 7th to the Committee on General Statutes; the 2d to the Committee on Education; the 3d to the Committee on County Courts; the 4th and 6th to the Committee on Ways and Means, and the 5th, 8th, 9th, and 10th to the Committee on Corporate Institutions.

Also that they had received official information from the Governor that he had approved and signed an enrolled bill and a joint resolution, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act to change the line dividing Logan and Simpson counties," approved January 14, 1869.

Resolution fixing the time of electing a State Librarian;

Mr. Grigsby moved to suspend the rules of the House, and take up the Senate joint resolution, entitled

Resolution inviting Rev. L. B. Woolfolk to deliver a lecture on meteorology before this General Assembly.

And the question being taken on said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, A. J. Fleming, Thos. J. Montgomery,
William Berkle, Joshua G. Ford, William A. Moore,
Bell G. Bidwell, Joseph A. Gaines, Samuel R. Overstreet,
James D. Black, George H. Gardner, Chas. Patterson,
On motion of Mr. Grigsby, the Hall of the House of Representa-
tives was tendered to Rev. L. B. Woolfolk, for the purposes of said
lecture, on next Tuesday evening.

Bills were reported by the several committees who were directed to
prepare and bring in the same, of the following titles, viz:

By Mr. Hallam, from the Committee on General Statutes—
A bill to amend section 1, chapter 51, of the General Statutes.
By Mr. Black, from the same committee—
A bill to amend section 7, chapter 56, General Statutes.
By same—
A bill to exempt the county of McCracken and other counties from
the provisions of section 4, article 3, chapter 27, General Statutes.
By Mr. Minor, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act to incorporate the Bards-
town Baptist Female College, at Bardstown."
By same—
A bill to amend the charter of the Covington and Lexington Turn-
pike Company.
By same—
A bill to amend the charter of the town of Campbellsville.
By Mr. Shaver, from the same committee—
A bill to amend an act, entitled "An act incorporating the German
Lutheran Presbyterian St. John's Church, in Newport," Session Acts
1850–1, volume 2, page 270.
By same—
A bill to amend the charter of the town of Franklin, Kentucky,
approved December 18, 1867.
By Mr. LaRue, from the same committee—
A bill to amend the charter of the Lebanon and Perryville Turnpike Road Company.

By same—
A bill to repeal an act incorporating the town of Roaring Springs, Trigg county.

By same—
A bill to enable the literary society of Saint Louis Bertrand, of Louisville, to issue mortgage bonds.

By same—
A bill to amend the charter of the town of Shelbyville.

By same—
A bill to incorporate the Southern Baptist Theological Seminary.

By same—
A bill to incorporate the town of Whitesburg, in Letcher county.

By same—
A bill to incorporate Gray Lodge of Independent Sons of Honor.

By same—
A bill to amend an act to amend the charter of the Fisherville and Buck Creek Turnpike Company, in Shelby county.

By same—
A bill to incorporate the Paducah Water Company.

By same—
A bill to amend an act, entitled “An act to incorporate the Louisville Library Company,” approved February 8, 1839.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Minor, from the Committee on Corporate Institutions, reported a bill, entitled

A bill for the benefit of the Louisville Daily Globe.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Hunter moved to amend said bill by extending the provisions thereof to the Louisville Daily Commercial, and by inserting after the words "Louisville Daily Globe" the words "and the Louisville Daily Commercial."

Which was adopted.

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

The rule of the House and the constitutional provision as to the 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 amended to read,


The hour of 12 o'clock, M., having arrived, the House proceeded to take up the orders of the day.

Mr. LaRue moved to suspend the rules of the House, and proceed with the call of the standing committees.

And the question being taken on said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Hallam, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled A bill to repeal sections 4 and 5, article 29, chapter 29, of General Statutes, With the expression of opinion that said bill ought not to pass. Said bill was read the first time and ordered to be read a second time. The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with, On motion of Mr. Nelson, Ordered, That said bill be recommitted to the Committee on General Statutes.

Mr. Shaver, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled A bill to incorporate the Salem Gemeinde, of Newport. Which was read the first time and ordered to be read a second time. The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with, Mr. Little moved to recommit said bill to the Committee on Corporate Institutions. And the question being taken on said motion, it was decided in the negative. Ordered, That said bill be engrossed and read a third time. The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed, Mr. Preston moved to recommit said bill to the Committee on Corporate Institutions. And the question being taken on said motion, it was decided in the affirmative. Mr. Little moved that the further calling of the standing committees be dispensed with.
And the question being taken on said motion, it was decided in the negative.

Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of the Louisville Water Company.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Preston moved to recommit said bill to the Committee on Corporate Institutions.

And the question being taken on said motion, it was decided in the affirmative.

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

**Those who voted in the affirmative, were—**


**Those who voted in the negative, were—**


Mr. Fleming, from the Committee on Railroads, to whom was re-committed a bill of the following title, viz:

A bill to incorporate the North and South Railroad Company,
Reported the same, with the expression of opinion that said bill should pass.

Ordered, That said bill be read a third time.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That H. B. Hanson, Phelps Sassen, Samuel Bayard, and St. John Boyle, be, and they are hereby, created a body-corporate, by the name of the "North and South Railroad Company;" and the said company by that name shall have authority to sue and be sued, to adopt and alter a common seal, and to transact its business.

§ 2. The capital stock of the said company shall not exceed three hundred thousand dollars, which shall be divided into shares of one hundred dollars each; and the said incorporators, or any two of them, may receive subscriptions to the said capital stock.

§ 3. The affairs of the said company shall be governed by a board of not less than five directors, of whom one shall be president; and the said above named incorporators, or such of them as shall choose to act, and such associates as they may select, shall constitute the first board of directors, and shall continue in office until their successors shall be elected.

§ 4. The said company shall have authority to construct, provide, equip, and operate a railroad from or near a point opposite to the city of Evansville, Indiana, to a point in or near to the city of Henderson, in Kentucky; and to connect its said road with any railroad terminating or running into or near either of the said cities, and to build all necessary or useful turnouts, switches, bridges, station-houses, depots, shops, or other structures.

§ 5. The said company may acquire by gift, grant, or purchase, the title to real or personal estate, and shall have the same power, and in like manner, to condemn land necessary or proper for its purposes that the Louisville, Cincinnati and Lexington Railroad Company has.

§ 6. The said company may receive subscriptions to its stock, payable in land, rights of way, or other property; and may receive subscriptions or other aid from any foreign, municipal, or other corporation, payable in bonds or as may be agreed upon; but no such subscription shall be made by any municipal corporation in this State.

§ 7. The said company shall have authority to make any arrangement with any company, or other person controlling or operating a connecting railroad, for the operation of its road, upon such terms and conditions as may be agreed upon.

§ 8. The said company may borrow money, and may issue its bonds, payable to bearer, not longer than thirty years after date, and bearing interest at a rate not exceeding the rate of eight per cent. per annum, payable semi-annually, and may execute a mortgage or deed of trust upon its road, equipment, and all other property belonging to it or to be acquired by it, in order to secure the payment of its bonds; but such mortgage shall not be for an amount greater than one hundred and fifty thousand dollars.
§ 9. The stockholders of the said company shall meet on the first Tuesday in September of each year, at which time they shall elect a board of directors for the next year, and transact such other business as may be brought before them.

§ 10. The board of directors may enact by-laws for the transaction of business and for the management of the affairs of the company.

§ 11. This charter shall be subject to modification and repeal, and shall take effect from and after its passage.

Mr. Owen moved to lay said bill on the table.

And the question being taken on said motion, it was decided in the affirmative.

Bills, which originated in the Senate, were reported by the several committees to whom the same were referred, of the following titles, viz:

By Mr. Lary, from the Committee on Railroads—

An act to repeal an act, entitled "An act to amend an act, entitled 'An act incorporating the Frankfort, Paris and Big Sandy Railroad Company,'" approved March 4, 1872.

By Mr. Shaver, from the Committee on Corporate Institutions—

An act to incorporate Confidence Lodge, No. 46, Independent Order of Odd Fellows, of Augusta, Bracken county.

By Mr. LaRue, from the same committee—

An act relating to the Christian County and Clarksville Turnpike Road Company.

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

And then the House adjourned.
TUESDAY, JANUARY 25, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Joseph E. Morgan, of Clay county.
An act to legalize and make valid certain orders and proceedings of the Livingston county court.
An act authorizing the Boyd county court to issue the bonds of said county, and provide for the payment of the same, to build clerks' offices, and repair the jail of said county.
An act to legalize the acts of the Meade county court.
With an amendment to the last named bill.
Also that they had passed bills of the following titles, viz:
1. An act to incorporate the Mutual Benefit Association of the Western Virginia Conference of the M. E. Church, South.
3. An act for the benefit of the jailer of Trigg county.
5. An act for the benefit of Leonard Weitmeir, of Bracken county.
6. An act to amend the charter of the town of Hopkinsville.
7. An act to allow the county court of Jessamine county to levy a special tax.

Ordered, That said bills be referred—the 1st and 6th to the Committee on Corporate Institutions; the 2d, 3d, 4th, and 5th to the Committee on Claims, and the 7th to the Committee on Ways and Means.

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

An act to change the road law of Robertson county.
An act for the benefit of Lincoln county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The following remonstrance and petitions were presented, viz:

By Mr. Bidwell—

1. The remonstrance of sundry citizens of Paducah, remonstrating against the incorporation of the Paducah Water-works.

By Mr. Luttrell—

2. The petition of sundry citizens of Mason county, praying for the passage of a law for the protection of birds in this Commonwealth.

By Mr. Baker—

3. The petition of sundry citizens of Greenup county, praying for the repeal of an act, so far as it relates to Greenup county, providing for levying a tax in aid of common schools in Greenup, Carter, and Boyd counties.

By Mr. Berkele—

4. The petition of members of the bar of Garrard county, praying the establishment of a common pleas court in Garrard, Boyle, Lincoln, Pulaski, Washington, Mercer, and Marion counties.

By Mr. Culbertson—

5. The petition of sundry citizens of Boyd county, praying authority for the county court to condemn one acre of land on Big Sandy river for public landing, &c.

By Mr. Treadway—

6. The petition of sundry soldiers of the Mexican war, praying that the Legislature petition Congress to pension the soldiers of that war.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Charitable Institutions; the 2d to the Committee on Agriculture and Manufactures; the 3d to the Committee on Education; the 4th to the Committee on Circuit Courts; the 5th to the Committee on County Courts, and the 6th to the Committee on Federal Relations.

The Speaker laid before the House a special report of Prof. N. S. Shaler, State Geologist.

[For Report, see Legislative Document No. 16.]

Mr. Kearny moved that 300 copies of said report be printed for distribution.
And the question being taken on said motion, it was decided in the affirmative.
Leave was given to bring in the following bills, viz:

On motion of Mr. Grigsby—
1. A bill to amend section 1, article 2, chapter 69, of the General Statutes.

On motion of same—
2. A bill to amend the charter of the Danville and Hustonville Turnpike Road Company.

On motion of Mr. Pollard—
3. A bill for the benefit of J. Lester, of Caldwell county.

On motion of Mr. McClure—
4. A bill for the benefit of Thomas J. Winfrey, of Russell county.

On motion of Mr. Shaver—
5. A bill to incorporate the town of Skilesville, in Muhlenburg county.

On motion of Mr. Gaines—
6. A bill to legalize the act of the Boone county court at its November term, 1875.

On motion of Mr. Patterson—

On motion of same—
8. A bill to re-enact an act to incorporate the Greensburg Deposit Bank.

On motion of Mr. Shanks—

Ordered, That the Committee on the Judiciary prepare and bring in the 1st; the Committee on Corporate Institutions the 2d and 5th; the Committee on Propositions and Grievances the 3d; the Committee on Claims the 4th, 6th, and 9th; the Committee on County Courts the 7th, and the Committee on Banks the 8th.

Mr. Kearny moved to reconsider the vote by which a bill was laid on the table, entitled
A bill to incorporate the North and South Railroad Company.

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

1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators in Congress be instructed, and our Representatives be requested, to use all honorable means in their power to
have an act of Congress passed that will place the surviving soldiers, who were engaged in the war with Mexico, and received an honorable discharge, and the widows of those who have died, upon the same footing, and to receive the same pension as the surviving soldiers of the war of 1812.

2. Resolved, That His Excellency, Gov. James B. McCreary, be requested to send to each of our Senators and Representatives copies of these resolutions.

Bills were reported by the Committee on Corporate Institutions, who were directed to prepare and bring in the same, of the following titles, viz:

- By Mr. LaRue—
  A bill to amend an act to charter the town of Kuttawa, in Lyon county.

- By same—
  A bill to amend an act to incorporate the Louisville Presbyterian Orphan Home Asylum, approved February 23, 1849.

- By Mr. R. P. Stoll—
  A bill to incorporate the Kentucky Trotting Horse Breeders' Association.

- By same—
  A bill to amend an act, entitled "An act to incorporate the Minett Orphan Asylum, of the city of Louisville," approved April 13, 1873.

- By same—
  A bill to incorporate Odd Fellows' Orphanage and Home, of Louisville.

- By same—
  A bill to legalize the collection of toll on the Owenton and Ross Mill Turnpike Road.

- By same—
  A bill to incorporate Amenda Lodge, No. 31, Knights of Pythias.

- By same—
  A bill to incorporate Owen Lodge, No. 85, I. O. O. F.

- By same—
  A bill to incorporate Olive Lodge, No. 94, Knights of Pythias, Carrollton.

- By same—
  A bill to incorporate the Fifth Presbyterian Church, of Louisville.

- By same—
  A bill to incorporate Anchorage Presbyterian Church.
By same—
A bill to incorporate Union Benevolent Association, of Versailles.

By same—
A bill to charter the Southern Kentucky Orphans' Home.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills were reported, which originated in the Senate, by the Committee on Corporate Institutions, to whom the same were referred, of the following titles, viz:

By Mr. Stoll—
An act to amend an act, entitled "An act to amend the charter of the Concord and Tolisboro Turnpike Road Company," approved December 22, 1873.

By same—
An act for the benefit of the Bardstown and Louisville Turnpike Road Company.

By same—
An act to amend the charter of the De Courcey Station, Taylor Road, and Bank Lick Short Line Turnpike Road Company.

By same—
An act to amend an act approved March 19, 1873, entitled "An act to incorporate the Pomeroy Coal Company."

By same—
An act to amend an act, entitled "An act incorporating Clayvillage, in Shelby county."

By same—
An act to amend an act, entitled "An act to amend the charter of the town of Sharpsburg, in Bath county," approved January 13, 1874.

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

- An act to amend the charter of the Mayslick and Helena Turnpike Road Company, in Mason county;
- An act to amend the charter of the Hills City Turnpike Road Company;
- An act to repeal an act, entitled "An act to incorporate a police municipality in Jefferson county," approved February 11, 1874;
- An act to repeal an act, entitled "An act to apply the provisions of an act, entitled 'An act to incorporate a municipality in Jefferson county,' to certain other precincts," approved February 23, 1834, and styled chapter 568;
- An act to amend an act, entitled "An act to incorporate the Lexington Building and Accumulating Fund Association;"
- An act to authorize the Helena Turnpike Road to relinquish a part of its road to the Mayslick and Helena Turnpike Road;
- An act to amend section 7, article 2, chapter 92, of the General Statutes;
- An act to amend subsection 2, section 1, article 4, chapter 63, General Statutes;
- An act to amend an act, entitled "An act to incorporate the Broadway Baptist Church of Louisville," approved March 25, 1872;
- An act for the benefit of the Cabin Creek Turnpike Road Company, in Lewis county;
- An act to amend section 2, article 1, chapter 28, General Statutes;
- An act to amend the charter of the White Oak Turnpike Road Company, in Bath county;
- An act to amend an act incorporating the Kiddville Turnpike Road Company;
- An act to legalize and make valid certain orders of the Livingston county court;
- An act to change the time of holding the circuit courts in the 13th judicial district;
- Resolution to appoint a joint committee to investigate the condition of the records of the Land Office;
Also bills and joint resolution, which originated in the Senate, of the following titles, viz:

An act to incorporate the South Covington and Cincinnati Railway Company;

An act for the benefit of the constables of Jefferson county;

An act to fix the terms and regulate the jurisdiction and proceedings of the Henderson court of common pleas;

An act to limit the jurisdiction and terms of the Henderson circuit court;

Resolution authorizing the erection of a monument over the grave of Hon. John L. Helm, formerly Governor of this Commonwealth;

Resolution providing for the attendance of one of the Commissioners at the sitting of the joint committee on the revision of the Codes;

Resolutions relating to the death of Gen. John C. Breckinridge;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

The hour of 12 o'clock, M., having arrived, the House, according to order, proceeded to the execution of the joint order of the day, to wit, the election of State Librarian.

On motion of Mr. Frazee, a committee, consisting of Messrs. Frazee, Bidwell, Henton, Botts, and Farmer, were appointed to wait upon the Senate and inform them that the House was now ready to proceed to the execution of the joint order aforesaid.

And after a time the committee reported that they had discharged that duty.

A message was received from the Senate, announcing that they were also ready to proceed to the execution of the joint order aforesaid.

The Speaker having announced that nominations for the office of State Librarian were in order, the following persons were nominated for said office, viz:

Mr. Bowles nominated Samuel Sternberg.
Mr. Minor nominated Mrs. Cornelia Bush.
Mr. Bidwell nominated Owen W. Grimes.
Mr. Frazee nominated F. W. Ratcliffe.
Mr. Preston nominated Miss Fannie R. Jack.
Mr. Ford nominated Clint. K. Tharp.
After interchangeing notices of the nominations in each House, this House proceeded to ballot as between them, with this result, viz:

Those who voted for Mrs. Bush, were—


Those who voted for Mr. Grimes, were—


Those who voted for Mr. Sternberg, were—


William B. Lindsay, William B. Lindsay, John Preston—2., John Preston—2., Those who voted for Mr. Tharp, were—

Joshua G. Ford, Joshua G. Ford, W. J. Taylor—2., W. J. Taylor—2., William B. Lindsay, William B. Lindsay, John Preston—2., John Preston—2., Those who voted for Miss Jack, were—

William B. Lindsay, William B. Lindsay, John Preston—2., John Preston—2., Those who voted for Mr. Tharp, were—

Joshua G. Ford, Joshua G. Ford, W. J. Taylor—2., W. J. Taylor—2., On motion of Mr. Bidwell, Messrs. Bidwell, McKinney, Botts, Russell, and Henton were appointed a committee on the part of the House, to act with a similar committee on the part of the Senate, to count and report the result of the joint vote.
JAN. 25.]  HOUSE OF REPRESENTATIVES.  309

Who, having retired, after a short time returned the following as the result thereof, viz:
For Mrs. Bush, - - - - - - - - - - - - - - - - - - - - - - - - - - - 47
For Mr. Grimes, - - - - - - - - - - - - - - - - - - - - - - - - 48
For Mr. Sternberg, - - - - - - - - - - - - - - - - - - - - - - - - 16
For Mr. Ratcliffe, - - - - - - - - - - - - - - - - - - - - - - - - 11
For Miss Jack, - - - - - - - - - - - - - - - - - - - - - - - - - - - - 5
For Mr. Tharp, - - - - - - - - - - - - - - - - - - - - - - - - - - - 4

No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Ford withdrew from nomination the name of Mr. Tharp.

Proceeding then to take another ballot, as between those in nomination, the result was as follows:

Those who voted for Mrs. Bush, were—

Marshall Baker,    Thomas W. Henton,    David Pryse,
William Berkel,    E. E. Hume,    Samuel Russell,
James H. Bowden,   W. G. Hunter,    Thomas H. Shanks,
H. H. Brinkley,    Thomas Johnson,    Ben. J. Shaver,
E. A. Coffman,     John Watts Kearny,    M. M. Sloss,
K. R. Cubertson,   Robert E. Little,    A. H. Smith,
Thomas J. Drury,   Lucien S. Luttrell,    Ralph L. Spalding,
P. H. Duncan,      Bryan S. McClure,    John A. Steele,
Rufus Emmons,      William E. Minor,    L. J. Stephenson,
John Feland,       Robert W. Nelson,    Albert A. Stoll,
L. J. Frazee,      Samuel R. Overstreet,    Richard P. Stoll,
J. Warren Grigsby, Chas. Patterson,    W. J. Taylor,
Robert E. Grinstead, George W. Pickett,    E. B. Treadway,
Theodore F. Hallam, John W. Powell,    Charles H. Wood—42.

Those who voted for Mr. Grimes, were—

Mr. Speaker (Stone),    James Farmer,    Thos. J. Montgomery,
Bell G. Bidwell,    A. J. Fleming,    William A. Moore,
James B. Blue,      Joshua G. Ford,    James M. Payne,
William H. Botts,    Joseph A. Gaines,    W. L. Pollard,
Tobias W. Burton,    John D. Gardner,    Jere. Poor,
Pat. Campion,      Richard P. Hocker,    O. C. Richardson, sr.,
James M. Cook,      Wood M. Jones,    C. W. Robbins,
F. G. Cox,          Martin W. LaRue,    Richard A. Spurr,
S. P. Douthitt,     Daniel Lary,    Green Sterrett,
W. J. Edrington,    Matt. McKinney,    Robert Sterrett,
John Ellis,         T. J. Megibben,    G. W. Winns—54.
J. H. Emerson,

Those who voted for Mr. Sternberg, were—

William C. Allen,    John M. Fish,    Allen C. Hagan,
James D. Black,     George H. Gardner,    Wm. Kitchen,
G. W. Craddock,     Thomas J. Henry,
Those who voted for Mr. Ratcliffe, were—
W. H. Frederick, J. V. Owen—2.

Those who voted for Miss Jack, were—
L. E. Green, William B. Lindsay, John Preston—3.

A committee having been appointed by each House jointly for the purpose of ascertaining the result of the second ballot, report thereof was made by said committee as follows, viz:

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<tr>
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<th>In Senate</th>
<th>In House</th>
<th>Total</th>
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<tbody>
<tr>
<td>For Mrs. Bush</td>
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<td>For Mr. Grimes</td>
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<tr>
<td>For Mr. Tharp</td>
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No one having received a majority of all the votes cast, the Speaker declared that no election was had.

Mr. Preston withdrew from nomination the name of Miss Fannie R. Jack.

Mr. Taylor put in nomination Clint. K. Tharp, of Daviess county.

Proceeding then to ballot the third time as between those in nomination, the same resulted thus, viz:

Those who voted for Mrs. Bush, were—

Those who voted for Mr. Grimes, were—

Those who voted for Mr. Sternberg, were—

A committee having been appointed by each House to act jointly to count and ascertain the result of the third ballot, reported the following as the result thereof, viz:

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<tr>
<th>In Senate</th>
<th>In House</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>For Mrs. Bush</td>
<td>18</td>
<td>46</td>
</tr>
<tr>
<td>For Mr. Grimes</td>
<td>17</td>
<td>34</td>
</tr>
<tr>
<td>For Mr. Sternberg</td>
<td>1</td>
<td>14</td>
</tr>
<tr>
<td>For Mr. Tharp</td>
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<td></td>
</tr>
</tbody>
</table>

No one having received a majority of all the votes cast, the Speaker declared that no election was yet had.

Mr. Taylor then withdrew the name of Mr. Tharp.

Proceeding then to ballot the fourth time as between those in nomination, the same resulted thus, viz:

Those who voted for Mrs. Bush, were—
Those who voted for Mr. Grimes, were—

Bell G. Bidwell, James Farmer, T. J. Megibben,
James B. Blue, A. J. Fleming, Thos. J. Montgomery,
William H. Botts, Joshua G. Ford, James M. Payne,
Tobias W. Burton, Joseph A. Gaines, George W. Pickett,
Pat. Campion, John D. Gardner, W. L. Pollard,
E. A. Coffman, L. E. Green, Jere. Poor,
James M. Cook, Wood M. Jones, O. C. Richardson, sr.,
F. G. Cox, Martin W. LaRue, C. W. Robbins,
S. P. Douthitt, Daniel Lary, A. H. Smith,
W. J. Edrington, W. Jeff. Lee, Richard A. Spurr,
John Ellis, William B. Lindsay, Green Sterrett—35,
J. H. Emerson, Matt. McKinney,

Those who voted Mr. Sternberg, were—

Olando C. Bowles, George H. Gardner,

A joint committee of the two Houses having been appointed to
count and ascertain the result of the fourth ballot, reported the same
as follows, viz:

<table>
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<tr>
<th>Party</th>
<th>In Senate</th>
<th>In House</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>Mrs. Bush</td>
<td>18</td>
<td>54</td>
<td>72</td>
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<td>Mr. Grimes</td>
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<td>Mr. Sternberg</td>
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Mrs. Cornelia Bush, having received a majority of all the votes
cast, and a majority of all the votes of the members elected to each
branch of the General Assembly, was thereupon declared by the
Speaker to be elected State Librarian, to succeed the present incumbent
in office on the expiration of his term, for the period and term
prescribed by law.

And then the House adjourned.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to regulate the holding of circuit courts in the sixteenth judicial district.

An act for the benefit of A. B. McGuire, of Owsley county.

An act for the benefit of William Williams, late circuit and county court clerk of Owsley county.

An act to legalize certain orders of the Gallatin county court of claims.

An act to legalize certain acts of the Mercer county court.

An act for the benefit of the town marshal of Monterey, in Owen county.

With an amendment to the last named bill.

Also, that they had adopted joint resolutions of the following titles, viz:

Resolution calling on the Auditor for information in regard to attorneys employed to represent the State in certain cases.

Resolution directing the printing of addresses on the death of Gen. John C. Breckinridge.

Which last named resolution was twice read and adopted.

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

On motion of Mr. Brinkley—

1. A bill authorizing the Pulaski county court to sell the present jail property of said county, and purchase another site for said jail.

On motion of same—

2. A bill authorizing the Pulaski county court to issue and sell the bonds of said county for the purpose of erecting and building a new jail.

On motion of Mr. Fish—

3. A bill for the benefit of David Proctor, in school district No. 35, in Rockcastle county.
On motion of same—
4. A bill to amend an act authorizing the trustees to sell and appropriate the seminary lands of Laurel county, approved March 10, 1856.

On motion of Mr. Gaines—
5. A bill to incorporate the town of Burlington, Boone county.

On motion of Mr. Hagan—

On motion of Mr. Jones—
7. A bill to amend sections 31 and 32, article 16, chapter 92, General Statutes, title "Revenue and Taxation."

On motion of Mr. Blue—
8. A bill to amend section 8, article 13, chapter 33, of the General Statutes.

On motion of Mr. Pickett—
9. A bill to amend section 7 of chapter 28, General Statutes.

On motion of Mr. Henton—
10. A bill for the benefit of John A. Thomas, of Shelby county.

On motion of Mr. Botts—
11. A bill to amend the charter of the Odd Fellows' Insurance Company of Kentucky.

On motion of Mr. Allen—

On motion of same—
13. A bill for the benefit of Fanny Carr, of Bath county.

On motion of same—

On motion of Mr. Culbertson—
15. A bill to amend article 17, chapter 28, General Statutes.

On motion of same—

On motion of same—
17. A bill to regulate the purchase, sale, or exchange of scrap iron, old metals, and second-hand furniture.

On motion of Mr. Cook—
18. A bill for the benefit of Butler county.
On motion of same—

19. A bill for the benefit of county court clerks in this Commonwealth.

On motion of Mr. Otten—


On motion of Mr. McClure—


On motion of Mr. Feland—

22. A bill to change the time of holding the Christian county court of claims.

On motion of Mr. Snyder—

23. A bill to charter the Home Savings Bank of Winchester.

On motion of same—

24. A bill to amend the several acts in relation to the town of Winchester.

On motion of Mr. Grant—

25. A bill to make additional provision for the education of colored children in the city of Covington.

On motion of Mr. David Pryse—

26. A bill to establish an institution of learning in or near the town of Proctor, in Lee county.

On motion of Mr. Berkley—

27. A bill to amend section 1, article 29, chapter 29, of General Statutes.

On motion of same—

28. A bill to amend section 10, article 35, chapter 29, of General Statutes.

On motion of Mr. Emerson—

29. A bill to amend an act, passed December 15th, 1873, prohibiting the sale of spirituous, malt, or vinous liquors in the city of Mayfield.

On motion of Mr. Green—

30. A bill for the benefit of George W. Duvall and William Yates, justices of the peace in district No. 6, Grayson county.

On motion of same—

31. A bill to regulate the sale of spirituous, vinous, and malt liquors in the city of Litchfield and within two miles of court-house.

On motion of Mr. Botts—
32. A bill for the benefit of S. S. Farris, of Barren county.
On motion of Mr. Robert Sterrett—
33. A bill conferring certain powers on the trustees of the town of Caverna, in Hart county, upon the subject of the sales of wine.
On motion of Mr. Megibben—
34. A bill to amend an act to incorporate the Kentucky Union Railroad Company.
On motion of same—
35. A bill to amend the charter of the city of Cynthiana.
On motion of same—
36. A bill to prevent trespass, and stock from running upon public highways in Harrison county.
On motion of Mr. Henry—
37. A bill to prevent the floating of logs, rafts, wood, and other timber, loose, down Licking river.
On motion of same—
38. A bill to repeal a part of section two of an act, entitled "An act to incorporate the Licking River Lumber and Mining Company," approved January 25, 1868.
On motion of Mr. Owen—
39. A bill for the benefit of Major & Overton.
On motion of Mr. Douthitt—
40. A bill to incorporate the town of Bethlehem, Henry county.
On motion of Mr. Payne—
41. A bill in regard to sheriffs' bonds for the collection of revenue for 1876.
On motion of same—
42. A bill for the benefit of W. E. Cotton, of Madisonville.
On motion of Mr. Black—
43. A bill for the benefit of T. C. Norvill, of Laurel county.
On motion of Mr. Bowden—
44. A bill to amend chapter 41, article 4, of General Statutes, so as to authorize the justices of the peace of Logan county to provide, by an order of record, that each justice attending as a member of the county court shall receive additional compensation in mileage.
On motion of Mr. Albert A. Stoll—
45. A bill to amend section 41 of the charter of the city of Louisville.
On motion of Mr. Russell—
46. A bill to provide a lien for materials furnished to contractors of public work in the city of Louisville.

On motion of Mr. Wood—
47. A bill, entitled an act to amend chapter 56, of General Statutes, title "Incorporated Companies."

On motion of Mr. Speaker (Stone)—
48. A bill for the benefit of the tax-payers in Lyon county.

On motion of same—
49. A bill for the benefit of S. H. Cassidy, of Crittenden county.

On motion of Mr. Kearny—
50. A bill to incorporate the Prentice Club, of Louisville.

On motion of Mr. Luttrell—
51. A bill to amend section 2, chapter 57, of the General Statutes.

On motion of same—
52. A bill authorizing the Governor to appoint some suitable person to record the unrecorded surveys on file in the Register's Office.

On motion of Mr. Grinstead—
53. A bill to change the line between Barren and Metcalfe counties.

On motion of Mr. Hocker—
54. A bill to amend the charter of the town of Rockport, Ohio county.

On motion of Mr. Jenkins—
55. A bill to amend section 5, article 1, chapter 92, of the General Statutes.

On motion of same—
56. A bill to authorize the Owen county court to sell old jail and old jail lot and west end of lot for new jail.

On motion of same—
57. A bill to authorize the Owen county court to levy a tax and issue bonds for building a jail and repairing court-house.

On motion of Mr. Chowning—

On motion of same—
59. A bill to incorporate the Pendleton County Mutual Life Insurance Company.
On motion of Mr. Lary—
60. A bill to authorize the sale of certain turnpike stock in Scott county.

On motion of same—

On motion of same—
62. A bill to abolish the court of common pleas in Scott county.

On motion of Mr. A. H. Smith—
63. A bill to reduce revenue taxes ten cents on the hundred dollars.

On motion of Mr. Cox—
64. A bill to reduce the salaries of all the State officers.

On motion of Mr. Stephenson—
65. A bill authorizing the Wayne county court to sell county bonds for the purpose of building a court-house.

On motion of Mr. Ford—
66. A bill to amend chapter 90 of General Statutes.

On motion of Mr. Green Sterrett—
67. A bill for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 5th, 20th, 24th, 35th, 40th, 45th, 50th, 52d, 60th, and 61st; the Committee on Education the 3d, 4th, 16th, and 25th; the Committee on County Courts the 1st, 2d, 18th, 19th, 22d, and 44th; the Committee on Retrenchment and Reform the 63d and 64th; the Committee on Railroads the 34th; the Committee on Printing the 66th; the Committee on Agriculture and Manufactures the 36th; the Committee on Ways and Means the 10th, 7th, and 31st; the Committee on General Statutes the 8th, 15th, 27th, 28th, 47th, and 51st; the Committee on Banks the 23d; the Committee on Moral and Religious Institutions the 26th, 29th, and 33d; the Committee on Propositions and Grievances the 21st, 30th, 37th, 38th, 42d, 53d, 65th, and 67th; the Committee on Circuit Courts the 9th, 32d, and 41st; the Committee on the Judiciary the 17th, 46th, 55th, 56th, 57th, and 62d; the Committee on Insurance the 11th and 59th; the Committee on Claims the 12th, 14th, 13th, 43d, 49th, and 52d; the Committee on Internal Improvement the 6th, 48th, and 58th, and the Committee on Court of Appeals the 39th.

Mr. Albert A. Stoll read and laid on the table the following joint resolution, viz:
WHEREAS, The General Assembly of Kentucky has information that certain parties, acting in the interests of the bondholders and officials of the Short Line or Louisville, Lexington and Cincinnati Railroad, are buying the claims of the hard worked and unpaid operatives, laborers and mechanics, at a great discount, said prices ranging from 50 to 65 per cent. on said claims; and whereas, such conduct on the part of said officials, and those acting for them and in their behalf, is reprehensible and outrageous; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That a joint committee, consisting of three members from the House and three from the Senate, be appointed by the Speaker of the House and Senate, respectively, to investigate aforesaid conduct, with power to send for persons and papers, and to employ an accountant, if necessary, to inquire into the workings of said corporation and its officers, and that they report to the General Assembly by bill or otherwise.

Mr. Little moved the following resolution, viz:

Resolved, That the Auditor of Public Accounts is requested to furnish to this House, at as early a time as possible, the amount of fees paid out of the State Treasury to the Jefferson circuit court clerk during the last six years, and also the number of suits brought in the common pleas court of Louisville during the same time.

Which was adopted.

Mr. McKinney offered the following resolution, viz:

Resolved, That the Secretary of State cause, at as early a day as practicable, a statement to be made out of the number of fines and forfeitures, as well as their gross amounts, that have been remitted by the Governor for the years 1867, 1869, and 1874, and submit the same to this House; also the number of pardons and rejections for the same years; and that the Secretary be empowered to employ a clerk, if necessary, to make out report.

Mr. Bowles moved to lay said resolution on the table.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Marshall Baker,  John Feland,  Thos. J. Montgomery,
William Berkele,  Joshua G. Ford,  John B. Otten,
William H. Botts,  L. J. Frazee, jr.,  Samuel R. Overstreet,
James H. Bowden,  W. H. Frederick,  Chas. Patterson,
Orlando C. Bowles,  John D. Gardner,  James M. Payne,
H. H. Brinkley,  L. E. Green,  George W. Pickett,
Tobias W. Burton,  J. Warren Grigsby,  O. C. Richardson, sr.,
Pat. Campion,  Zach. T. Heady,  Samuel Russell,
E. A. Coffman,  Thomas W. Henton,  Ben. J. Shaver,
James M. Cook,  Allen C. Hagan,  M. M. Sloss,
Mr. Feland offered the following resolution, viz:

WHEREAS, The population of the State of Kentucky now exceeds one million and five hundred thousand; and whereas, it is important that the administration of justice in this State should be uniform and regular; be it

Resolved, That the Committee on Circuit Courts be instructed to inquire into the expediency and practicability of abolishing all courts in this State having jurisdiction equivalent to the circuit courts, except such as may be provided for in the city of Louisville, and of re-districting the State in a sufficient number of judicial districts to enable the circuit courts to transact all the business; and if, in their opinion, this can be done, to bring in a bill for that purpose.

Which was adopted.

Mr. Nelson 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 to report by bill or otherwise on the utility of Patterson’s Forms for county officers.

Mr. Bowden 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 be appointed, to consist of two from the Senate and three from the House, to whom shall be referred the
special communication from the Governor in regard to the boundary line between Indiana and Kentucky; and that said committee report what action, if any, should be had in regard thereto; and that said communication be printed for the use of the General Assembly.

Mr. Henton moved the following resolution, viz:

Resolved, That a committee of five be appointed to take into consideration that part of the Governor's message referring to the establishment of "Health Boards," and report by bill or otherwise.

Which was adopted.

Whereupon the Speaker appointed Messrs. Henton, Preston, Jenkins, Allen, and Russell said committee.

Mr. Steele, from the Committee on Internal Improvement, in response to a resolution heretofore adopted by this House, submitted the following report, viz:

The Committee on Internal Improvement, to whom was referred the following resolution:

Resolved, That the Committee on Internal Improvement be, and they are hereby, instructed to prepare and submit to this House a report of the circumstances and reasons which make it advisable to vote State aid to improve certain rivers in this Commonwealth, the amount necessary to accomplish said object, and the material benefit to result to the State from said improvement.

Beg leave to offer the following as their report:

The subject of internal improvement in the State of Kentucky is at this time demanding of our legislative bodies their most honest and thoughtful deliberations, especially in view of a demand for action underlying the development of material interests which lie behind undeveloped and silent in value, either for private or public good, existing in the want of communication and resource of transportation.

Nature has riches in our State, on deposit and in store, and is unable to check upon them and apply the profits to her use for grand and material growth. These riches are inviting her energies to improve the channels that were created in the foundation of the world for their easy approach and outlet. The economy of our organic system was not without the happiness of purpose in the decrees of creation. We may view the surface and substance of Kentucky, and the analytical mind cannot fail to appreciate the value and obligation of the separate and several elements of power—reciprocal entirely—that constitutes it a system of actual existence.

The first and simplest, yet broadest and most easily utilized, is the field of agriculture—lavish indeed in the gift of riches—abounding in every substance of material use in meat and drink—even luxuries that invite fastidiousness to seek the completion of every joy.
In the nature of circumstances in the early existence of our State, agriculture was the chief employment of the pioneer. On it the father dwelt for the hope of his family. As it developed from rude and infant state, by the energetic labor of sturdy hands, a wilderness of wilds became a field of pastures and a garden of roses. Cottages and palaces studded the landscape as retreats of contentment; whilst villages, towns, and cities have sprung to existence as the headquarters of exchange and commerce. In this development, we find a result rewarding patience and energy, happy in the train of varied blessings. Communities, applying their labor, have derived the actual substance of profit in building up a trade for the demand of production, and the establishment of a currency of exchange, by which to measure the value of production in its legitimate transfer. In the train education follows, and the mind, enlightened by expansion and propelled by interest, conceives plans, which applied, opens fields of labor for the employment of growing millions that the manifest destiny of our great Commonwealth at once beholds in her bright future. Thus, as agriculture, step by step, became a success, education followed, mechanical arts developed, and science, with full lights, flashed the revelations of hidden truths. As one grew, the other kept pace, till the times are marked by the progress of all the arts and sciences peculiar to the greatness and happiness of man. Yet throughout there has been a reciprocal relation of one interest promoting that of the other. In view of the wonderful success of our agriculture, and its promotion by educational training, in the agency of intellectual labor, comprehending the use of patents, born of the mind, to render tame and easy every task of labor—all of which have co-operated to establish a powerful commerce, we must not lose sight of vast interests in new fields of labor, that command a mighty destiny of fortune and power for the State of Kentucky. We mean those fields of wealth pointed out by the revelations of natural science.

Our State, sensible of her great duties, has employed distinguished geologists to survey her various fields. The researches furnish data of facts inestimable in value, and foreshadowing the promises of incalculable wealth to the State and the people, if liberally developed.

Fortunate, too, for our State, because the surface of the counties, under which it lies, affords no revenue to the State for the increase of the treasury; but, on the other hand, this tier of extended districts or counties are paupers to the State, and bear heavily upon her as burdens of care, with millions of undeveloped wealth idle, useless, and unknown to material use. The committee appreciates the importance of these facts, and beholds stupendous tasks at the hands of the State. Intelligence and virtue, both of which commend a spirit of economy, should mark the wisdom of
our State policy. What, then, is the virtuous and intelligent duty and policy of the State? It rests with her Representatives to determine. It does appear clear to the mind that massive and unhusbanded power is a burden to any community; but systematized and utilized, at once commends itself to useful ends. The committee refers to the rivers of this Commonwealth. Nature established them, and marked their *rights of way*, as natural channels of economy in transportation, as before referred to, in our organic formation and order. They contribute much to the development of the power of the State in all her varied interests; beside, they are an arm of service we should not suffer to weaken, as they permeate the most distant parts of the State, and flow in tide and increasing volume to our own limits, and thence to the uttermost ends of the earth.

These wonderful channels of power cannot be too highly appreciated by this deliberative body. A liberal policy might be adopted, which would commend itself, in a spirit of fairness, to the entire State, for which there should not exist a shadow of jealousy. Let the benefits of State aid, as far as practicable, be equal to the merit of the enterprise contemplating a public work, consistent with the interest and economical progress of the State. We should not be understood as advocating a principle for the opening of highways, for individual and private ends, at the public sacrifice.

Unless it can be shown conclusively the State is to be benefited, in a general way, an appropriation thus applied ought to be considered a robbery of the Treasury. *Behind every appropriation* we should be sure there is an investment more than equal to the outlay; otherwise, the investment develops no State power or future good, but commits her legislation to be *entraped in a game of confidence*. Various rivers thread the body of the State. It is highly important to keep their circulation in unencumbered flow, that the body may increase in strength and power.

Let us now invite public attention to some of these rivers and resources of material. The Kentucky river having engaged the Committee, shall now be presented for your consideration. Its fountains spring from innumerable mountain homes of wealth in the almost inaccessible regions of Eastern Kentucky. For the sake of brevity, allow us to say, these innumerable springs constitute the Three Forks—North, Middle, and South Forks of Kentucky river, together with Red river, as a tributary, draining 13 or 14 large counties—equal to an area of about six or eight thousand square miles; thence increasing in volume, and equal to any necessary demand of navigation, flows irregularly west of north, leaving behind the richest and most inexhaustible fields of coal and mines of iron and streams of salt-water known to the uses of modern art; through the best cultivated and most fruitful regions of our far famed blue-grass, laying the
base of the hills of Franklin, Owen, Henry, and Carroll counties, to an
extreme northwest point at Carrollton, where it flows into the Ohio river,
one of the grand highways of this continent. Thus rudely marking the
graphy of this stream, allow us to point out the extent of its navigable
development.

To a point fifteen miles north of Frankfort to its mouth at Carrollton,
it has five locks and dams; and this much improvement by slack-water,
we may safely say, only makes it practically navigable for the distance of
100 miles from its mouth on the Ohio—leaving useless and unimproved
more than 150 miles of this great navigable road-bed of nature, which in
organic creation was given over which to transport the inexhaustible sup-
plies of coal, iron, salt, and timber peculiar to Eastern Kentucky, which
are revealed to exist by our distinguished Geologists in all the counties to
Virginia and Tennessee, and wholly impracticable in value to the State of
Kentucky.

The statistics already exhibit every county, from Madison county east
to Virginia and south to Tennessee, embracing about thirty counties, as
puppers, and a burdensome expense to the State. Eleven counties show
a drain upon the State Treasury for actual existence of an amount more
than (£50,000) fifty thousand dollars annually, to say nothing of the bal-
ance that have no commercial egress for the benefits of the markets of
the world, when actually they have inexhaustible material, which the
outer world of manufacture and private consumption daily demand.

Indeed, it is a fact worthy of mention, that inexhaustible coal fields,
almost in sight of this Capitol, do not furnish any material part of the
supply; but it is drawn from Pennsylvania and West Virginia. Now
mark its route. It is boated down the Monongahela river through five
locks, then 500 miles down the Ohio river, and up the Kentucky through
four more locks, and sold at Frankfort and surrounding country at a less
cost to the consumer than coal from our own mines not 200 miles distant.

Do not these facts indicate the necessity of river improvements, whereby
communications may be established with our own Kentucky mines, and
thereby save the seven millions of dollars annually going to Pennsylvania
for coal and coke and iron? We know the coal lands of Kentucky are
much cheaper than those in Pennsylvania, and process of mining much
easier, and the mines fresher, and should be cheaper; but the disparity is
traced to the want of transportation. This is the only navigable stream
to which we propose to refer in Central and Eastern Kentucky in a
manner of specialty or detail, except briefly to express an opinion that
the upper sources of the Cumberland river have claims upon the consid-
erations of the State. In view of the isolation of her condition from
good outlets to markets, it must be inevitable that every interest of that
river in its upper drainage is locked up, and alike dead to themselves and to the State at large. We cannot ignore the fact that the counties on the Cumberland source, in Eastern Kentucky, richly abound in every material wealth of mineral importance, that, once developed, would insure a destiny and power in manufacturing interest commensurate with many districts of Pennsylvania, and a real formidable rival with that State for the trade of our whole continent. This country cannot reap the harvest of her hidden fortune till these sources are tapped and intersected by the contemplated railroads that now point in that direction. We mean the Knoxville Branch of the Nashville road and the Cincinnati Southern. The practicability of canals is quite feasible for that locality, and one is now already in contemplation. A member of the Geological corps having now this region under writing, the committee forbears further consideration.

**Tradewater.**

The attention of the Committee is called to the mineral fields of Southwestern Kentucky. An important river in that locality is Tradewater. It is an important tributary of the Ohio river, emptying into it two and one half miles below the village of Caseyville, in Union county. It traces its fountain sources into the counties of Webster, Hopkins, and Caldwell. It is a short but powerful stream, sluggish in character, by reason of horizontal basins, along which extended lakes cover many miles, and quite susceptible of easy and practical navigation by the construction of only two locks and dams, by which to afford enough slack-water to make it navigable to the distance of sixty miles from its mouth to a point in Hopkins county, known as Wilson's Warehouse. The easiness and cheapness of this enterprise commends itself to your wise deliberations as worthy a speedy development. In testimony of the vast resources of wealth, imbedded in inexhaustible supplies of mines, in the counties laved by its waters, the report of D. D. Owen (Geological Survey, 4th volume, page 390) reads thus:

"This county (Hopkins) has in store for the future by far the greatest provision of coal in the western basin. Its wealth in this mineral is truly beyond computation. The veins, generally well developed, extend over the whole area of this county, and all the outcrop of easy access." His report extends still further, giving additional proof of the wonderful and inexhaustible deposits of the riches of nature. Until means of transportation are secured, he adds: "A mineral wealth of more real value than all the gold of California must lie dormant in the heart of a fertile country, from want of easy communications."

The improvement of this stream alone would afford employment at once for more than a thousand laborers. Immigration would hasten to it as
guests to a public feast. The investment in nowise could be a loss, as the tolls through these two locks, at the rates allowed on Kentucky river, would yield a perpetual income equal to six per cent.; as not only the products of the mine, to-wit, salt, salt, iron, and coal, but the unlimited forests, abounding in the finest stock of timber for architecture, packing, cooperage, and ship-building, would float over this tributary highway, but alike would follow the agricultural products of those fertile fields that so distinguish the wealth of soil peculiar to that tier of counties.

We feel assured the investment to the State of Kentucky would approximate, relatively, an Erie Canal in the value of investment. We are advised, doubtless with accuracy too, because our information proceeds from geological research, that the extended mineral exhibition is of surface presentation, higher really than the drainage of the country; and the numerous strata and the extended strata, in alternate formation, range from $2\frac{1}{2}$ to 8 feet in bulk deposit. For reference, see Geological Report, vol. 1, pages 390 and 395, inclusive, and other interesting parts of elaborate survey.

We could extend to many pages the facts of these scientific researches and reflections, but the existence of the material sought to be revealed as true, accessible and tangible, are as plain as the axioms of common mathematics. It is practically estimated that these alternate strata of coal would yield (200,000) two hundred thousand to (250,000) two hundred and fifty thousand bushels to the acre. These lands are only worth $2 50 to $7 00 per acre. It would be no difficult task to set afloat and ready for market 5,000,000 of bushels annually, at once enhancing the surface of these mining fields to an ad valorem appreciation of $100 to $1,000 per acre, as the royalty to the owner would be equivalent to one cent per bushel for the right of mining granted to capitalists commanding immigration with thousands of active and willing workers. This coal can float at a cost of five cents, and be delivered to New Orleans at four cents additional—including royalty, mining, barges, pilots, appurtenances, and hands. Such cheap material for fuel and manufacture would at once make us a dangerous competitor to Pennsylvania interest, besides being 900 miles nearer New Orleans than Pittsburg, whose coal pays tribute at five locks and dams over the Monongahela, before it reaches the Ohio river, would at once establish our State the champion of mining power in the Mississippi Valley. It affords this Committee pleasure to present this river, with its navigable bed, unencumbered by corporate privileges. We commit this river with its merits to your consideration.

GREEN RIVER.

This river is an important interior stream, sweeping an area of extended territory, varied in production, both of tobacco and grain; yield-
ing the increase of supply to every necessity in material use, whilst it abounds in fields of extended coal and mineral resource, together with forests of unequaled value in timber and lumber capacity. This river has navigable development, by actual improvement, to a distance equal to about 250 miles, having on it five locks and dams. They are reported to this Committee as being leased to a private corporation. The value of this stream to our great Commonwealth should not be underrated; and its transfer to private corporations should be viewed with jealousy, lest the conveyance of such extended interest as a State highway, with vested privileges, should compromise advancement and retard progressive development, and finally weaken the power of the Commonwealth; and, not the least, damage the private citizens in their personal interests in the extended basins of mineral and agricultural wealth.

This river meanders through a very rich mining district of the State. Professor Shaler, in recent surveys, made in the summer of 1874, by written statement induces our belief that he is thoroughly satisfied the territorial drainage of this river is full of promise to the State of Kentucky, and is inviting to it the investment of energy and capital. Geological disclosures plainly indicate, if the unbounded iron interest of that section was only appreciated, the light of its wealth would flash over, not only our own, but distant countries, and mark the pathway to fields of fortune, towards which the tide of labor, capital, and immigration would unceasingly flow. Analysis proves also this coal peculiarly adapted to the manufacture of the best coke known to the art of iron smelting. Prof. Shaler, in the same communication, gives expression to intense interest in the discovery of extensive series of ore beds. Five different beds appeared at various points of the hills of that river in the survey. Of these, one, a bed of three to five feet or more in thickness, of oolitic ore, contained thirty-seven per cent. of iron in a very favorable combination for making metal of good quality. This lead, he adds, has already been traced over an area of about twenty square miles, and is equal to the work of more than fifty furnaces for centuries to come, and we confidently believe their real measure is not half appreciated. Added to all these mining interests, there is a secondary interest, and in itself by no means inconsiderable, we mean the great and abounding supply of timber, singular in value, being in a great measure hard wood, which is peculiar to foreign demand, answering to the necessities of ship-building and cooper- age of every description, which the wines and malts of France and other kingdoms of Europe invite us to ship in staves, &c., &c.

We could extend our report to embrace other rivers of the State, quite equal in importance as natural highways to the "Bonanza" of mining fortunes, the development of which doubtless lies nestling in the embryo
conception of geological truths and lights, which, ere long, will flash upon
the people of this Commonwealth, and dazzle even the vision of the
brightest dream that steals from the restless passion of the soul, and
reveal a destiny of power in agriculture, manufacture, and commerce,
keeping pace with every art and science of the age, till the States of the
Federal Union, turning their gaze upon us, shall recognize Kentucky as
no "idler in the vineyard," or an "unprofitable servant burying her
talent," but foremost in rank of advancement, solid in the strength of
resources, and resplendent in the light of virtues and intelligence.

The subject peculiar to the economy of our natural resources, and their
most conservative plan of development, with the least, cost and greatest
good to the Commonwealth, should engage the wisdom and calm judg-
ment of every statesman, scholar, or legislator in the service of the State.
Every thought of personal gain, beyond just remuneration, should be
rebuked, and every spirit of sectional or local jealousy banished, as the
interest of State rises for the labor of her sons or the employment of her
treasure to develop her growth or increase her prosperity.

Thus far we have proceeded in point of facts. Now upon what ground
can we base a reasonable proposition of business that, properly executed,
will finally inure to the benefit of the State—in utilizing her water
channels of power for practical, easy, cheap, and useful communications
with her coal fields, her mines and springs of salt, that must eventually
pour in her lap a revenue of power and wealth? The State is now out of
debt and solvent. To complete Kentucky river to the coal of the moun-
tains with navigable capacity, it would require at least ten additional locks
and dams, and necessarily incur heavy expense and drain upon her Treas-
ury.

It is estimated for its completion that funds to the amount of a million
dollars would not be more than equal to the task. This done, how-
ever, the entire drainage of the counties of this river in Eastern Kentucky
has egress; and this great interior river flowing into the Ohio, connects
that portion of our State now locked up by mountain fastnesses with all
the markets of the Mississippi Valley. We easily see the benefit of the
improvement. We know, too, that money will complete it. We know,
too, that a given amount of labor will accomplish the work. The State
has both resources. She has treasure and source of revenue. She has
also a mass of powerful labor, and increasing annually. We mean about
eight or nine hundred able-bodied convicts, which observation proves by
being overcrowded and used in dangerous and unhealthy employment, is
a slow torture of death to the unfortunate victims. This class of labor,
in itself powerful, could be utilized for the public good. By applying
their labor to these river improvements, their condition would be im-

proved, and the interest of the State advanced, and the treasure economized. It is supposed by good financiers the State could accomplish double the amount of improvement with about one third of cost, if convict labor were employed. The State would be the gainer, if she only realized forty cents per day, including cost of rations.

The usual cost of laborers on turnpikes, railroads, canals, &c., is about $1.50 for shovel and pick; masonry, $2.50 to $5 per diem. Hence we at once see the gain in the economy of the two and different classes of labor. If the public improvement were accomplished by appropriation, the high-priced labor would be employed, and, in addition, a well-calculated margin for speculation must be admitted. With these facts presented, this legislative body can choose her own course; improve or not improve, as her better judgment may determine, and select her own way.

We have simply responded to the resolution by presenting facts touching upon every character of resource pertaining to the interest of the State, and the development thereof, within the province of the Committee on Internal Improvement. It is our judgment as a Committee in our charge to this body. The State should ever be jealous of her highway rights in the channels of her great rivers, and should ever be slow to vest rights in foreign or domestic corporations that must necessarily carry them beyond her control.

Respectfully submitted,

JNO. A. STEELE,
W. E. MINOR,
DAVID PRYSE,
WM. BERKELE,
JERE. POOR,
W. GOFREY HUNTER,
W. L. GRANT,
T. W. BURTON,
J. M. FISH,
Committee on Internal Improvement.

Ordered, That said report be printed.

The Speaker laid before the House a communication from the Governor in reference to the boundary line between Kentucky and Indiana.

Said communication reads as follows, viz:

HENDERSON, KY., August 10th, 1875.

P. H. LESLIE, Esq., Governor of the Commonwealth of Kentucky:

DEAR SIR: In pursuance to an act of the Legislature of Kentucky, approved April 21st, 1873, and a similar act passed by the Legislature

28-H. R.
of Indiana, approved the 27th day of February, 1875, and in pursuance to a commission issued by your Excellency on the 5th day of June, 1873, authorizing myself to act as Commissioner, with a similar Commissioner to be appointed and commissioned by the Governor of the State of Indiana, to fix and determine the boundary line between the States of Kentucky and Indiana above and near Evansville, and said work having been completed, and copies of the Commissioners' report, and plats or maps attached thereto, having been acknowledged and filed in the offices designated in the aforesaid acts of the said Legislatures of Indiana and Kentucky, I therefore inclose a copy of said report and map to you, which you will please examine and file in the proper office in accordance with said acts. On the 30th day of July, 1875, my co-Commissioner received a notice from the Private Secretary of the Governor of Indiana, saying that he had notified the Governor of Kentucky, and directing a suspension of the work. But we had finished the field work on the 17th of July, and had our report drawn up by the 27th, but had not completed our maps. Upon the receipt of said notice we counseled with Judge A. Iglehart and other prominent lawyers, who advised us to go on and make our report; and not hearing from your Excellency, we have finished our work and reported same.

I therefore respectfully ask that you examine the report and map, and if found correct, please have a draft drawn by the Auditor in my favor upon the Treasurer for two hundred and fifty dollars (250), it being the amount appropriated by said act, which was at least one hundred dollars too little for the amount of work done.

Having been out a large amount of money and labor, please attend to this at once. Respectfully yours,

D. N. WALDEN, Commissioner.

REPORT OF COMMISSIONERS.

Whereas, the General Assembly of the Commonwealth of Kentucky passed an act, entitled "An act to fix and determine the boundary line between the States of Indiana and Kentucky above and near Evansville," approved 21st April, 1873, and afterwards, in conformity with the provisions of this act, D. N. Walden, of the county of Henderson, Kentucky, was by the Governor of Kentucky duly appointed Commissioner to do the act therein specified; and whereas, the General Assembly of the State of Indiana passed an act, entitled "An act to ascertain the location of the boundary line between the States of Indiana and Kentucky above and near Evansville, and making the same evidence in any dispute and declaring an emergency," approved 27th February, 1873; and afterwards, in conformity with the provisions of said last mentioned act, August Pfafflin,
of Evansville, Indiana, was, by the Governor of Indiana, duly appointed Commissioner to do the act therein required to be done.

Said Commissioners report that, in pursuance of said act, and in pursuance of our commissions duly to us issued, copies of which are herewith filed and hereto attached as a part of this report, we did run a line and made the survey in the manner and form required by said act. We have consulted and have been governed by the survey originally made by the Government of the United States in the year 1806, the original and only survey made by the United States of said line, and we have further established proper monuments along the line of said survey whereby the same may be plainly indicated; and having, on the 13th day of July, 1875, completed said survey, within ten days thereafter, to-wit: on the 27th day of July, 1875, we have reduced, and now here reduce to writing, said survey, pointing out the distances, directions, monuments, and marks, as well as the boundary line now here by us established, between the States of Indiana and Kentucky, and other matters appearing on the map or plat heretofore mentioned. Said line divides the counties of Henderson, Kentucky, and Vanderburgh, Indiana, as well as the States of Indiana and Kentucky, and is as follows: Commencing at a stake on the bank of the Ohio river, on the south line of fractional section fourteen, township seven, south of range ten, west of the second meridian, opposite the mouth of Green river; thence north 82° west 14.00 chains to a stake; thence north 73° west 5.50 chains to a stone marked "M" on the section line dividing fractional sections 14 and 15, 67.57 chains south of the section corner 10, 11, 14, 15, and 0.82 chains north of a sycamore 24" on the bank of the Ohio river; thence north 61½° west 3.56 chains to a stone; thence north 43½° west 10.25 chains to a stone; thence north 47½° west 18.50 chains to a stone; thence north 54½° west 22.75 chains to a stone; thence north 65½° west 19.00 chains to a stone; thence north 67½° west 20.56 chains to a stone marked "N" on the section line dividing fractional sections 15 and 16, 15.81 chains south of the section corner 9, 10, 15, 16, mulberry (10" old tree) south 66° west 4 links; thence north 71½° west 7.90 chains to a stone; thence north 62½° west 6.31 chains to a stone; thence north 58½° west 20.00 chains to a stone marked "O" on the section line dividing fractional sections 9 and 16, 29.67 chains west of the section corner 9, 10, 15, 16, sycamore 88° south 37½° east 140 links, sycamore 72° north 84½° west 115 links; thence north 61½° west 1.53 chains to a stone; thence north 62½° west 10.00 chains to a stone; thence north 62° west 34.00 chains to a stone; thence north 57° west 10.00 chains to a stone marked "P" on the section line dividing fractional sections 8 and 9, 50.00 chains south of section corner 4, 5, 8, 9; thence north 57° west 13.84 chains to a stone; thence north
52° west 10.66 chains to a stone; thence north 47° west 35.00 chains to a stone; thence north 41° west 7.12 chains to a stone marked "Q" on the section line dividing fractional sections 5 and 8, 58 39 chains west of the section corner 4, 5, 8, 9, stump of old tree (maple), sycamore 56° north 77 1/2° east 29 links, elm 49° north 4° east 29 links; thence north 39° west 10.00 chains to a stone; thence north 37° west 9.00 chains to a stone; thence north 34° west 19.00 chains to a stone; thence north 32° west 8.48 chains to a stone marked "R," on the section line dividing fractional sections 5 and 6, 52.92 chains south of the section corner 5, 6, 31, 32 (B), maple 45° north 52° west 32 1/2 links; thence north 31° west 13.68 chains to a stone; thence north 29° west 10.91 chains to a stone; thence north 26 1/2° west 10.75 chains to a stone; thence north 24 1/2° west 13.75 chains to a stone; thence north 15 1/2° west 9.85 chains to a stone marked "A," on the township line dividing townships 6 and 7, south of range 10, west of the second meridian, old tree standing (elm); thence north 12° west 4.00 chains opposite the foot of Green River Island.

A map or plat of the lines and survey aforesaid, signed by us as Commissioners, is attached to this report and made a part thereof.

Executed and acknowledged by us this —— day of ——, 1875.

D. N. WALDEN,
AUG. PFaffLIN,
Commissioners.

COPY OF THE COMMISSION OF D. N. WALDEN.

In the name and by the authority of the Commonwealth of Kentucky, Preston II. Leslie, Governor of said Commonwealth. To all whom these presents shall come, greeting: Know ye, that D. N. Walden, having been duly appointed Commissioner for the State of Kentucky to execute, in conjunction with a similar Commissioner for the State of Indiana, the duty of settling the line dividing the two States, pursuant to the provisions of an act, entitled "An act to fix and determine the boundary line between the States of Indiana and Kentucky above and near Evansville," approved April 21st, 1873, I hereby invest him with full power and authority to execute and discharge the duties of the said office according to law, and to have and to hold the same, with all the rights and emoluments thereto legally appertaining, for and during the term prescribed by law. In testimony whereof, I have caused these letters to be made patent, and the seal of the Commonwealth to be hereunto affixed. Done at Frankfort, the 5th day of June, in the year of our Lord one thousand eight hundred and seventy-three, and in the 82d year of the Commonwealth.

P. H. LESLIE, Governor.

G. W. CRADDOCK, Secretary of State.

By W. H. Botts, Assistant Secretary of State.
COPY OF THE COMMISSION OF AUGUST PFAFFLIN.

The State of Indiana, by Thomas A. Hendricks, Governor. To all who shall see these presents, greeting: Whereas, it is provided by an act, entitled "An act to ascertain the location of the boundary line between the States of Indiana and Kentucky above and near Evansville, and making the same evidence in any dispute and declaring an emergency," approved February 27th, 1875, that the Governor be empowered and directed to select a Commissioner, who shall be a resident of the State of Indiana and a practical surveyor, who shall act with a similar Commissioner to be appointed by the Governor of the State of Kentucky, and make a survey of the line dividing said States, beginning at the head of Green River Island, near and opposite to the mouth of Green river, and running thence down the Ohio river to the lower end of said island. Therefore, know ye, that, reposing confidence in the diligence and ability of Aug. Pfaafflin, of Vanderburgh county, I do, in the name and by the authority of the State of Indiana, hereby appoint and commission the said Aug. Pfaafflin Commissioner on the part of the State of Indiana, to execute the purposes of the act aforesaid, to serve as such from this thirteenth day of May, 1875, during the pleasure of the appointing power. In testimony whereof, I have hereunto set my hand and caused the seal of the State to be affixed, at the city of Indianapolis, this 13th day of May, in the year of our Lord 1875, the fifty-ninth year of the State, and of the Independence of the United States the ninety-ninth.

THOMAS A. HENDRICKS, Governor of Indiana.

By the Governor:

JOHN E. NEFF, Secretary of State.

STATE OF INDIANA.
VANDERBURGH COUNTY.

Be it remembered, that August Pfaafflin, a practical surveyor of Vanderburgh county, Indiana, and Commissioner appointed by the Governor of the State of Indiana, to ascertain the location of the boundary line between the States of Indiana and Kentucky, in conjunction with a similar Commissioner appointed by the State of Kentucky, and also David N. Walden, a practical surveyor, a resident of Henderson county, Kentucky, and a Commissioner appointed by the Governor of the State of Kentucky to ascertain the boundary line between the States of Kentucky and Indiana, in conjunction with a similar Commissioner appointed by the State of Indiana, personally appeared before me, Soren Sormson, Clerk of the Vanderburgh Circuit Court, and produced the foregoing and annexed report and map, and severally and jointly acknowledged said report and map, and declared the line described in said report and laid
down on said map, to be the true dividing line between the States of Indiana and Kentucky; above and near Evansville, Indiana, for such distance as required in the respective commissions issued to them by the Governors of their respective States. In witness whereof, I have hereto set my name and affixed the seal of said Circuit Court, at the city of Evansville, Indiana, this 30th day of July, 1875.

S. SORMSON, Clerk.

Ordered, That said communication be printed.

The Speaker laid before the House a communication from Hon. J. Stoddard Johnston in reference to, and accompanied with, a tabular statement of the Auditor of Public Accounts, showing the number of legal voters in the several counties in the State.

Said communication and tabular statement reads as follows, viz:

STATE OF KENTUCKY.

OFFICE OF THE SECRETARY OF STATE.

FRANKFORT, January 26, 1876.

Hon. Wm. J. Stone, Speaker of House of Representatives:

I have the honor, in accordance with the provisions of section 6, chapter 10, acts 1873-'4, to transmit a tabular statement of the Auditor of Public Accounts, showing the number of legal voters in the several counties in the State, as indicated by the assessors' returns for 1875.

In compliance with the first section of the same act, the poll-books of the various counties and precincts, containing the vote on the question of calling a Constitutional Convention, were transmitted to me, and are held in my office, subject to the order of the General Assembly. It will be seen that, in the act hereinbefore referred to, no provision was made for counting the vote, and there has been no official promulgation of the result.

I have the honor to be,

Very respectfully,

J. STODDARD JOHNSTON,

Secretary of State.
A Statement showing the number of Legal Voters in the Several Counties of the Commonwealth of Kentucky, as shown by the Assessors' books for 1875.

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### Statement of Legal Voters—Continued.

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<td>Powell</td>
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<td>Pulaski</td>
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<td>Bourbon</td>
<td>1,198</td>
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<td>Rockcastle</td>
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<td>Rowan</td>
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<td>Russell</td>
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<tr>
<td>Webster</td>
<td>2,223</td>
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Jan. 26.] HOUSE OF REPRESENTATIVES.

STATEMENT of Legal Voters—Continued.

<table>
<thead>
<tr>
<th>COUNTIES</th>
<th>Whites</th>
<th>Blacks</th>
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<tbody>
<tr>
<td>Whitley</td>
<td>1,857</td>
<td>35</td>
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<tr>
<td>Wolfe</td>
<td>784</td>
<td>8</td>
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<tr>
<td>Woodford</td>
<td>444</td>
<td>999</td>
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<tr>
<td><strong>Total</strong></td>
<td>273,698</td>
<td>49,667</td>
</tr>
</tbody>
</table>

Total white voters, 1875: 273,698
Total black voters, 1875: 49,667
Total white and black voters, 1875: 323,365

Attest: D. HOWARD SMITH, Auditor.

Mr. Craddock 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 three from the House, and two from the Senate, be appointed to ascertain the result of the vote upon the question of calling a Convention to revise the Constitution of this State.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:

An act to incorporate Confidence Lodge, No. 46, Independent Order of Odd Fellows, of Augusta, Bracken county;

An act to repeal an act, entitled "An act to amend an act, entitled 'An act incorporating the Frankfort, Paris and Big Sandy Railroad Company,'" approved March 4, 1872;

An act relating to the Christian County and Clarksville Turnpike Road Company;

Resolution inviting Rev. L. B. Woolfolk to deliver a lecture on meteorology before this General Assembly;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

20-H. R.
An act to repeal an act, entitled "An act to apply the provisions of an act, entitled 'An act to incorporate a municipality in Jefferson county; to certain other precincts," approved February 23, 1834, and styled chapter 566.

An act to authorize the Helena Turnpike Road to relinquish a part of its road to the Mayslick and Helena Turnpike Road.

An act to amend subsection 2, section 1, article 4, chapter 63, General Statutes.

An act to amend an act, entitled "An act to incorporate the Broadway Baptist Church of Louisville," approved March 25, 1872.

An act for the benefit of the Cabin Creek Turnpike Road Company, in Lewis county.

An act to amend section 2, article 1, chapter 28, General Statutes.

An act to amend the charter of the White Oak Turnpike Road Company, in Bath county.

An act for the benefit of John Coleman, of Pike county.

An act to amend an act incorporating the Kiddville Turnpike Road Company.

An act to amend section 7, article 2, chapter 92, of the General Statutes.

An act to change the time of holding the circuit courts in the 13th judicial district.

An act to legalize and make valid certain orders and proceedings of the Livingston county court.

An act to repeal an act, entitled "An act to incorporate a police municipality in Jefferson county," approved February 11, 1874.

An act to amend the charter of the Mayslick and Helena Turnpike Road Company, in Mason county.

An act to amend the charter of the Hills City Turnpike Road Company.

An act to amend an act, entitled "An act to incorporate the Lexington Building and Accumulating Fund Association."

Resolution to appoint a joint committee to investigate the condition of the records of the Land Office.

Mr. LaRue, from the Committee on Corporate Institutions, to whom was recommitted the bill, entitled

A bill for the benefit of the Louisville Water Company,

Reported the same without amendment.

M. Snyder moved that said bill be printed and made the special order for Friday next, at 11 o'clock, A. M.
And the question being taken on said motion, it was decided in the affirmative.

Bills which originated in the Senate were reported by the several committees to whom the same were referred, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to incorporate the United Baptist Church, Brooksville, in Bracken county.
An act to amend an act to amend and reduce into one the several acts in regard to the town of Catlettsburg.
Which bills were severally read the third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported bills of the following titles, viz:
A bill to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869.
A bill to amend the charter of the Lebanon, Barbour's Mill, and Mackville Turnpike Road Company.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The hour of 11 o'clock, A. M., having arrived, the House took up the special order of the day, to-wit:

An act to improve the navigation of the South Fork of the Kentucky river, in Clay county.
Mr. Bowles moved to amend said bill by striking out the name of John Hyden as one of the commissioners.
And the question being taken on said amendment, it was decided in the affirmative.

Mr. Bowles moved to further amend said bill by striking out the words “five dollars,” in the fourth section, and inserting in lieu thereof the words “three dollars.”

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Preston moved to further amend said bill by inserting after the word “bond,” in the third section thereof, the words “and a statement of their expenditures to date.”

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Steele moved to postpone the further consideration of said bill, and make the same the special order for Monday next, at 11 o’clock, A. M.

And the question being taken on said motion, it was decided in the affirmative.

The hour of 12 o’clock, M., having arrived, the House proceeded to take up from the orders of the day the joint resolution, entitled Resolution protesting against the representation of Kentucky in the Centennial Exposition.

And the amendment and substitute thereto.

Mr. LaRue moved to suspend the rules of the House to allow the Committee on Corporate Institutions to continue their report.

And the question being taken on said motion, it was decided in the negative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—


The House then proceeded to the consideration of said resolution, amendment, and substitute.

Mr. Craddock withdrew the amendment moved by him to the substitute as moved by Mr. Bowden.

And the question being taken on the adoption of the substitute, it was decided in the affirmative.

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

Those that voted in the affirmative, were—

Those who voted in the negative, were—

William C. Allen, Robert E. Grinstead, Chas. Patterson,
Marshall Baker, Thomas W. Henton, James M. Payne,
K. R. Culbertson, W. G. Hunter, W. L. Pollard,
S. P. Douthitt, Thomas Johnson, John Preston,
John Feland, Martin W. LaRue, David Pryse,
A. J. Fleming, Daniel Lary, Green Sterrett,
Joseph A. Gaines, Matt. McKinney, Richard P. Stoll,

The question was then taken on the adoption of the original resolution as amended by the substitute, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), A. J. Fleming, William E. Minor,
William C. Allen, Joshua G. Ford, Thos. J. Montgomery,
Marshall Baker, L. J. Frazee, jr., William A. Moore,
Bell G. Bidwell, W. H. Frederick, Robert W. Nelson,
James D. Black, Joseph A. Gaines, John B. Otten,
James B. Blue, George H. Gardner, George W. Pickett,
William H. Botts, John D. Gardner, W. L. Pollard,
James H. Bowden, William L. Grant, Jere. Poor,
Olando C. Bowles, L. E. Green, John W. Powell,
Tobias W. Burton, J. Warren Grigsby, O. C. Richardson, sr.,
Pat. Campion, Theodore P. Hallam, C. W. Robbins,
James W. Chowning, Zach. T. Heady, Samuel Russell,
E. A. Coffman, Allen C. Hagan, Ben. J. Shaver,
James M. Cook, Richard P. Hocker, M. M. Sloss,
F. G. Cox, E. E. Hume, A. H. Smith,
G. W. Craddock, Wood M. Jones, George R. Snyder,
Thomas J. Drury, John Watts Kearny, Ralph L. Spalding,
P. H. Duncan, Wm. Kitchen, Richard A. Spurr,
W. J. Edrington, W. Jeff. Lee, John A. Steele,
John Ellis, Robert E. Little, L. J. Stephenson,
J. H. Emerson, G. C. Lockhart, Green Sterrett,
Rufus Emmons, Lucien S. Luttrell, Robert Sterrett,
James Farmer, Bryan S. McClure, G. W. Winns,
John M. Fish, T. J. Megibben, Charles H. Wood—72.
Those who voted in the negative, were—

William Berkele,  Thomas W. Henton,  J. V. Owen,
H. H. Brinkley,  W. G. Hunter,  Chas. Patterson,
K. R. Cubertson,  Thomas Johnson,  James M. Payne,
S. P. Douthitt,  Martin W. LaRue,  John Preston,
John Feland,  Daniel Lary,  David Pryse,
Robert E. Grinstead,  Matt. McKinney,  Richard P. Stoll,

The House then took up from the orders of the day a bill, entitled
A bill to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876.

Mr. Henton moved to amend said bill by striking out the words "thirty thousand dollars," and inserting in lieu thereof "ten thousand dollars."

Mr. Snyder moved to amend the said amendment by striking out the words "ten thousand dollars," and inserting in lieu thereof the words "one hundred thousand dollars."

Mr. LaRue moved to strike out of said bill the enacting clause.

Mr. Kearny moved to postpone the further consideration of said bill and amendments, and make the same the special order for Saturday next at 11 o'clock, A. M.

And the question being taken on said motion, it was decided in the negative.

Mr. Kearny moved to postpone the further consideration of said bill and amendments, and make the same the special order for tomorrow at 11 o'clock, A. M.

And the question being taken on said motion, it was decided in the negative.

Mr. Bidwell moved the previous question.

Mr. Kearny moved that this House do now adjourn.

And the question being taken on the motion to adjourn, it was decided in the negative.

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

Those who voted in the affirmative, were—

William C. Allen,  Rufus Emmons,  Daniel Lary,
Marshall Baker,  John Feland,  W. Jeff. Lee,
William H. Botts,  William L. Grant,  John Preston,
James H. Bowden,  J. Warren Grigsby,  C. W. Robbins,
G. W. Craddock,  John Watts Kearny,  Albert A. Stoll,
P. H. Duncan,  Martin W. LaRue,
Those who voted in the negative, were—


The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

The question was then taken on the adoption of the amendment offered by Mr. LaRue, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

JAN. 27.]  

HOUSE OF REPRESENTATIVES.  

John M. Fish,  
A. J. Fleming,  
Joshua G. Ford,  
W. H. Frederick,  
Joseph A. Gaines,  
George H. Gardner,  
John D. Gardner  
G. C. Lockhart,  
Lucien S. Luttrell,  
Bryan S. McClure,  
Matt. McKinney,  
William A. Moore,  
J. V. Owen,  
John A. Steele,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
Albert A. Stoll,  
G. W. Winns—64.

Those who voted in the negative, were—

Mr. Speaker (Stone),  
William Baker,  
William Berkeley,  
James D. Black,  
James B. Blue,  
William H. Botts,  
James H. Bowden,  
H. H. Brinkley,  
Pat. Campion,  
G. W. Craddock,  
K. R. Culbertson,  
James Farmer,  
L. J. Frazee, jr.,  
William L. Grant,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Theodore F. Hallam,  
Allen C. Hagan,  
W. G. Hunter,  
John Watts Kearny,  
T. J. Megibben,  
William E. Minor,  
Thos. J. Montgomery,  
Robert W. Nelson,  
John B. Otten,  
Samuel R. Overstreet,  
Jere. Poor,  
David Pryse,  
Richard P. Stoll,  
E. B. Treadway,  
Charles H. Wood—32.

And then the House adjourned.

THURSDAY, JANUARY 27, 1876.

The following petitions and remonstrance were presented, viz:

By Mr. Feland—

1. The petition of sundry citizens of the city of Hopkinsville and vicinity, praying for a repeal of the local option law in that precinct.

By same—

2. The remonstrance of sundry citizens of Hopkinsville and vicinity, opposing the repeal of the local option law in said precinct.

By Mr. Bowles—

3. The petition of John A. Patton, county attorney of Martin county, praying that certain orders of the Martin county court be legalized.

30-H. R.
By Mr. Douthitt—
4. The petition of S. C. Yager, of Henry county, praying for a law in regard to the use of ardent spirits by officers of this Commonwealth.

By Mr. Richard P. Stoll—
5. The petition of A. H. De Roode, praying an appropriation of $100 by the State.

By Mr. Fish—
6. The petition of David Proctor, praying for the passage of a law authorizing him to draw from the school fund his salary as a common school teacher.

By Mr. Frederick—
7. The petition of sundry citizens of Jefferson county, praying the passage of a law to clear out Mill creek.

Which were received, the reading dispensed with, and referred—the 1st, 2d, and 4th to the Committee on Moral and Religious Institutions; the 3d to the Committee on Propositions and Grievances; the 5th to the Committee on Claims; the 6th to the Committee on Education; the 7th to the Committee on Internal Improvement.

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

On motion of Mr. Hunter—
1. A bill to amend an act, entitled “An act to protect citizens of this Commonwealth from empiricism,” approved February 23, 1874.

On motion of Mr. Hagan—

On motion of Mr. Russell—

On motion of Mr. Bidwell—

On motion of Mr. Hunter—
5. A bill for the benefit of E. G. Davidson, of Clinton county.

On motion of Mr. Shaver—
6. A bill for the benefit of school district No. 42, in Muhlenburg county.

On motion of Mr. Henry—
7. A bill for the benefit of W. W. Cox, of Morgan county, late sheriff and county judge of said county, giving further time for the collection of fee bills.
On motion of same—
8. A bill for the purpose of definitely defining and locating the boundary line between the counties of Morgan and Wolfe.

On motion of same—
9. A bill for the purpose of definitely defining and locating the boundary line between the counties of Morgan and Menifee.

On motion of same—
10. A bill declaring Cane creek, a tributary of Kentucky river, navigable.

On motion of Mr. Hunter—

On motion of Mr. Botts—
12. A bill for the benefit of common schools in Barren county.

Ordered, That the Committee on Education prepare and bring in the 1st, 6th, and 12th; the Committee on Propositions and Grievances the 2d, 3d, 7th, 8th, 9th, and 11th; the Committee on Internal Improvement the 10th; the Committee on Claims the 5th, and the Committee on Ways and Means the 4th.

A message was received from the Senate, announcing that they had adopted a joint resolution of the following title, viz:

Resolution authorizing a joint committee to inquire into the appropriation of money to charitable institutions.

Also that they had received official information from the Governor that he had approved and signed sundry enrolled bills and joint resolutions, which originated in the Senate, of the following titles, viz:

An act to incorporate the Cincinnati and South Covington Street Railway Company.

An act to limit the jurisdiction and terms of the Henderson circuit court.

An act to fix the terms and regulate the jurisdiction and proceedings of the Henderson court of common pleas.

An act for the benefit of the constables of Jefferson county.

Resolution authorizing the joint committee on Codes of Practice to appoint a clerk.

Resolutions relating to the death of Gen. John C. Breckinridge.

Resolution authorizing the erection of a monument over the grave of Hon. John L. Helm, formerly Governor of this Commonwealth.
Resolution providing for the attendance of one of the Commissioners at the sittings of the joint committee on the revision of the Codes.

Ordered, That W. G. Hunter be added to the Committee on Charitable Institutions.

Leave of absence, indefinitely, was granted Messrs. Hallam, Ford, and Moore.

Mr. LaRue moved to reconsider the vote striking out the enacting clause in the bill, entitled

A bill to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876.

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill for the benefit of R. N. Walker, late sheriff of Crittenden county;
A bill legalizing an order of the Martin county court of claims, and authorizing said court to levy an ad valorem tax on said county;
A bill for the benefit of George W. Sweeney, late sheriff of Casey county;
A bill for the benefit of Elizabeth Durham, of Green county;
A bill for the benefit of Montgomery and Bath Stock Association;
A bill to continue in force an act approved February 3, 1874, for the benefit of W. L. Crumbaugh, late sheriff of Lyon county;
A bill giving the assessor of Trigg one month additional time to return his books;
A bill to attach Rock House Bottom, in Cumberland county, to Russell county;
A bill for the benefit of J. M. Lester, of Caldwell county;
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. McKinney, from the Committee on Propositions and Grievances, to whom was referred bills from the Senate of the following titles, viz:

An act to incorporate Smith's Grove College, in Warren county;
An act for the benefit of Perry Jefferson, late sheriff of Mason county, and his deputies;
An act for the benefit of R. H. Morrow, sheriff of Gallatin county;
An act for the benefit of R. W. Dickerson;
Reported the same without amendment.

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill of the following title, viz:

A bill for the benefit of John Lay, sheriff of Knox county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Bowles moved an amendment to said bill.
Which was adopted.

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

The rule of the House and the constitutional provision as to the 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.

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of S. S. Johnson, late sheriff of Warren county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Grigsby moved to lay said bill on the table.
And the question being taken on said motion, it was decided in the negative.
The yeas and nays being required thereon by Messrs. A. A. Stoll and Green Sterrett, were as follows, viz:

Those who voted in the affirmative, were—
William Berkele, Thomas J. Henry, T. J. Megibben,
Bell G. Bidwell, Thomas W. Henton, John B. Otten,
James D. Black, Richard P. Hocker, George W. Pickett,
E. A. Coffman, T. J. Jenkins, John Preston,
James M. Cook, Thomas Johnson, George R. Snyder,
Rufus Emmons, Daniel Lary, Ralph L. Spalding,
John Feland, William B. Lindsay, Richard A. Squrr,
J. Warren Grigsby, Robert E. Little, John A. Steele,
Theodore F. Hallam,

Those who voted in the negative, were—
Mr. Speaker (Stone), L. J. Frazee, jr., Samuel R. Overstreet,
William C. Allen, W. H. Frederick, J. V. Owen,
Marshall Baker, Joseph A. Gaines, Chas. Patterson,
James B. Blue, George H. Gardner, James M. Payne,
William H. Botts, John D. Gardner, W. L. Pollard,
James H. Bowden, William L. Grant, John W. Powell,
Orlando C. Bowles, L. E. Green, David Pryse,
Tobias W. Burton, Zach. T. Heady, O. C. Richardson, sr.,
Pat. Campion, Allen C. Hagan, C. W. Robbins,
James W. Chowning, E. E. Hume, Samuel Russell,
F. G. Cox, W. G. Hunter, Ben. J. Shaver,
G. W. Craddock, Wood M. Jones, M. M. Sloss,
K. R. Culbertson, John Watts Kearny, A. H. Smith,
Thomas J. Drury, Wm. Kitchen, Green Sterrett,
P. H. Duncan, Martin W. LaRue, Robert Sterrett,
W. J. Edrington, W. Jeff. Lee, Albert A. Stoll,
John Ellis, Lucien S. Luttrell, Richard P. Stoll,
J. H. Emerson, Bryan S. McClure, W. J. Taylor,
James Farmer, Matt. McKinney, E. B. Treadway,
John M. Fish, Thos. J. Montgomery, G. W. Winns,
A. J. Fleming, William A. Moore, Charles H. Wood—64.

Mr. Feland moved an amendment to said bill.
Which was adopted.
Mr. Grigsby moved an amendment to said bill.
The question being taken on the adoption of said amendment, it was decided in the negative.
Mr. LaRue moved that said bill be read a third time.

And the question being taken on said motion, it was decided in the negative, there failing to be a majority of four fifths of all the votes cast in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Kearny moved to postpone the further consideration of said bill and make the same the special order for to-morrow, at 10½ o’clock, A. M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend the title of an act, entitled "An act for the benefit of O. C. Bowles and George N. Brown, and their associates, lessees, and vendees," approved March 15, 1871.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Feland moved to recommit said bill to the Committee on Propositions and Grievances.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to authorize Mrs. Z. E. Pillsbury, by joining with her husband, to convey certain real estate.

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

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to repeal an act, entitled "An act to protect the citizens of this Commonwealth from empiricism."

Without expression of opinion.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Henton moved to lay said bill on the table.

Further consideration of said bill was suspended by the orders of the day.

The hour of 12 o'clock, M., having arrived, the House proceeded to take up the orders of the day.

Mr. Henton moved to suspend the orders of the day to allow the Committee on General Statutes to report a bill.

And the question being taken on said motion, it was decided in the affirmative.

Whereupon Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

An act for the benefit of Cornelia Bush.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a second time.

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

Resolved, That said bill be engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Resolved, That the title of said bill be as aforesaid.

The House then took up from the orders of the day the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That seven hundred and fifty copies of the Report of the Commissioners of the Kentucky Institution for the Deaf and Dumb be printed for the use of said Institution and of this House.

Which was twice read and adopted.

The House then took up from the orders of the day the following joint resolution, viz:

Whereas, The State of Kentucky, by reason of an act, entitled "An act to incorporate the Covington and Lexington Turnpike Road Company," became the one half owner of said road; and whereas, by reason of said act, and the construction of said road, the profits of which became and were an auxiliary to the Sinking Fund of this Commonwealth; and whereas, information has reached this General Assembly that the interest of the State in said road has been attempted to be parted with; therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of five from this House and three from the Senate be appointed to inquire into the facts, and ascertain whether the State's interest in said road has been parted with, and if so, by what authority, and report by bill or otherwise.

Which was twice read and adopted.

The House then took up from the orders of the day the following joint resolution, viz:

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That we instruct our Senators and request our Representatives in the Congress of the United States to use all their influence and vote for the repeal of the act, commonly known as the specie resumption act,
to take effect on the 1st of January, 1879; and that the Governor of this Commonwealth be directed to transmit, under the seal of the State, a copy of these resolutions to each of said Senators and Representatives.

Mr. Little moved to lay said resolution on the table.

And the question being taken on said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Rufus Emmons, Lucien S. Luttrell,
William C. Allen, John Feland, Matt. McKianey,
Marshall Baker, L. J. Frazee, jr., William E. Minor,
William Berkele, Joseph A. Gaines, Thos. J. Montgomery,
Bell G. Bidwell, William L. Grant, William A. Moore,
James D. Black, J. Warren Grigsby, John B. Otten,
James B. Blue, Robert E. Grinstead, John Preston,
William H. Botts, Theodore F. Hallam, David Pryse,
James H. Bowden, Thomas W. Henton, Thomas H. Shanks,
Orlando C. Bowles, W. G. Hunter, George R. Snyder,
H. H. Brinkley, Thomas Johnson, Ralph L. Spalding,
Pat. Campion, John Watts Kearny, John A. Steele,
James W. Chowning, Wm. Kitchen, Green Sterrett,
K. R. Culbertson, Daniel Lary, Albert A. Stoll,
Thomas J. Drury, Robert E. Little, Richard P. Stoll,

Those who voted in the negative, were—

Tobias W. Burton, Richard P. Hocker, John W. Powell,
E. A. Coffman, E. E. Hume, O. C. Richardson, sr.,
James M. Cook, T. J. Jenkins, C. W. Robbins,
F. G. Cox, Wood M. Jones, Samuel Russell,
G. W. Graddock, Martin W. LaRue, Ben. J. Shaver,
S. P. Douthitt, W. Jeff. Lee, M. M. Sloss,
W. J. Edrington, William B. Lindsay, A. H. Smith,
J. H. Emerson, Bryan S. McClure, Richard A. Spurr,
A. J. Fleming, T. J. Megibben, L. J. Stephenson,
W. H. Frederick, J. V. Owen, Robert Sterrett,
George H. Gardner, James M. Payne, W. J. Taylor,
John D. Gardner, George W. Pickett, G. W. Winns,
L. E. Green, W. L. Pollard, Chas. H. Wood—40.

Zach. T. Heady,

Mr. Snyder moved to reconsider the vote by which said resolution was laid on the table.

Mr. Grigsby moved to lay the motion to reconsider on the table.

And the question being taken on the motion to lay on the table, it was decided in the negative.
The yeas and nays being required thereon by Messrs. LaRue and Snyder, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, Bell G. Bidwell, James B. Blue, Orlando C. Bowles, H. H. Brinkley, James W. Chowning, K. R. Culbertson, P. H. Duncan, John Ellis, Rufus Emmons, John Feland,


Those who voted in the negative, were—


And the question being taken on the motion of Mr. Snyder to reconsider, it was decided in the affirmative.

The question was then taken on the motion to lay said resolution on the table, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Rufus Emmons, William C. Allen, William Berkele, James H. Bowden, Orlando C. Bowles, Robert E. Grinstead, G. C. Lockhart, Lucien S. Luttrell, John B. Otten, John Preston, Thomas H. Shanks,
Mr. LaRue moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Bowden moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Bowden and Richard P. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

James H. Bowden, Robert E. Grinstead, John Preston,
W. H. Brinkley, W. G. Hunter, Thomas H. Shanks,
Rufus Emmons, John Watts Kearny, Richard P. Stoll—11.
John Feland, G. C. Lockhart,

Those who voted in the negative, were—

Mr. Speaker (Stone), W. H. Frederick, J. V. Owen,
William C. Allen, Joseph A. Gaines, Chas. Patterson,
Marshall Baker, George H. Gardner, James M. Payne,
William Berkele, John D. Gardner, George W. Pickett,
Bell G. Bidwell, L. E. Green, W. L. Pollard,
James D. Black, J. Warren Grigsby, John W. Powell,
Mr. Preston moved to reconsider the vote by which the previous question was ordered.

Mr. LaRue moved to lay said motion on the table.

And the question being taken on the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were:


Those who voted in the negative, were—

Mr. Speaker (Stone), John Feland, John Preston, William C. Allen, William L. Grant, David Pryse, William Berkele, J. Warren Grigsby, Thomas H. Shanks, James H. Bowden, Robert E. Grinstead, Ralph L. Spalding, Pat. Campion, Robert E. Little, Richard P. Stoll—17, John Ellis, Lucien S. Luttrell

Mr. Feland moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Grinstead moved a call of the House.
And the question being taken thereon, it was decided in the affirmative, more than fifteen members voting therefor.

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

Those who voted in the affirmative, were—

James D. Black, Allen C. Hagan, John Preston,
G. W. Craddock, W. G. Hunter, David Pryse,
K. R. Culbertson, John Watts Kearny, George R. Snyder,
John M. Fish, Wm. Kitchen, Albert A. Stoll,
J. Warren Grigsby, Robert E. Little, Richard P. Stoll—16.
Robert E. Grinstead,

Those who voted in the negative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., William A. Moore,
William C. Allen, W. H. Frederick, John B. Otten,
Marshall Baker, Joseph A. Gaines, J. V. Owen,
William Berkele, George H. Gardner, Chas. Patterson,
Bell G. Bidwell, John D. Gardner, James M. Payne,
James B. Blue, William L. Grant, George W. Pickett,
William H. Botts, L. E. Green, W. L. Pollard,
James H. Bowden, Theodore F. Hallam, John W. Powell,
Orlando C Bowles, Zach. T. Heady, O. C. Richardson, sr.,
H. H. Brinkley, Richard P. Hocker, C. W. Robbins,
Tobias W. Burton, E. B. Hume, Samuel Russell,
Pat. Campion, T. J. Jenkins, Thomas H. Shanks,
James W. Chowning, Thomas Johnson, Ben. J. Shaver,
E. A. Coffman, Wood M. Jones, M. M. Sloss,
James M. Cook, Martin W. LaRue, A. H. Smith,
F. G. Cox, Daniel Lary, Ralph L. Spalding,
S. P. Douthitt, W. Jeff. Lee, Richard A. Spurr,
P. H. Duncan, William B. Lindsay, John A. Steele,
W. J. Edrington, G. C. Lockhart, L. J. Stephenson,
John Ellis, Lucien S. Lattrell, Green Sterrett,
J. H. Emerson, Bryan S. McClure, Robert Sterrett,
John Feland, T. J. Megibben, W. J. Taylor,

Mr. Preston moved that the House do now adjourn.

And the question being taken on said motion, it was decided in the negative.

The yeas and nays being required thereon by Messrs. A. A. Stoll and Preston, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John Feland, William B. Lindsay,
William C. Allen, William L. Grant, Robert E. Little,
William Berkele, Robert E. Grinstead, G. C. Lockhart,
James H. Bowden, W. G. Hunter, William A. Moore,

31-H. R.

Those who voted in the negative, were—

The question was then taken on the adoption of the original resolution, after being twice read, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—
Those who voted in the negative, were—

William C. Allen, Robert E. Grinstead, David Pryse,
William Berkele, W. G. Hunter, Thomas H. Shanks,
H. H. Brinkley, Thomas Johnson, Ralph L. Spalding,
K. R. Culberston, John Watts Kearny, Richard P. Stoll,
John Feland, Lucien S. Luttrell, E. B. Treadway—17.
J. Warren Grigsby, John Preston,

The Speaker laid before the House the following communication from the Auditor of Public Accounts, in response to a resolution of the House in reference to jailers' fees of this Commonwealth, viz:

STATE OF KENTUCKY,
OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,
FRANKFORT, JANUARY 27TH, 1876.

HON. WM. J. STONE, Speaker of House of Representatives:

SIR: In obedience to the demands of the resolution adopted by the House of representatives on the 22d inst., calling on me for information in regard to the fees paid to the jailers of this Commonwealth, I herewith transmit a statement showing the amount paid to each of those officers out of the Treasury for the fiscal year ending the 10th day of October last. Supposing that this is all that is desired of me, I have the honor to remain,

Very respectfully,

D. HOWARD SMITH, Auditor.
JAILERS' FEES paid out of Treasury from 11th October, 1874, to 10th October, 1875.

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Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to increase the jurisdiction of the police judge of Caseyville, in Union county;

An act to revive to the Paducah, Benton, and Murray Gravel Road Company the franchises granted it by an act approved December 16th, 1871;

An act for the benefit of Joseph G. Morgan, of Clay county;

An act for the sale of Mount Horeb Parsonage;

An act authorizing the Boyd county court to issue the bonds of said county, and provide for the payment of the same, to build clerks' offices, and repair the jail of said county;

Also the following enrolled bills, which originated in the Senate, viz:

An act to amend an act, entitled "An act to amend the charter of the Concord and Tollbro Turnpike Road Company," approved December 22, 1873;

An act to amend the charter of the De Courcey Station, Taylor Road, and Bank Lick Short Line Turnpike Road Company;

An act to amend an act, entitled "An act to amend the charter of the town of Sharpsburg, in Bath county," approved January 13, 1874;

An act to amend an act, entitled "An act incorporating Clayvil­nage, in Shelby county;"

An act to amend an act approved March 19, 1873, entitled "An act to incorporate the Pomeroy Coal Company;"

An act to change the road law of Robertson county;

An act for the benefit of Lincoln county;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.
A message was received from the Senate, announcing that they had passed bills of the following titles, viz:

2. An act for the benefit of the public schools of Louisville.

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

Ordered, That said bills be referred to the Committee on Education.

Messrs. Little, Russell, and Minor were appointed a committee to inform the Senate that this House had passed a bill of the following title, viz:

An act for the benefit of Cornelia Bush.

Who, after a time, reported that they had performed that duty.

Mr. Bidwell moved to reconsider the vote by which a resolution, entitled

Resolution directing Senators and requesting Representatives in Congress to vote for the repeal of the specie resumption act,

Was adopted.

Mr. Bowles moved to lay said motion on the table.

Mr. Kearny moved that this House do now adjourn.

And the question being taken on said motion, it was decided in the affirmative.

And then the House adjourned.
FRIDAY, JANUARY 28, 1876.

Leave was given to bring in the following bills, viz:
On motion of Mr. Gaines—
1. A bill to incorporate the Union Library Association of the town of Union, Boone county.
On motion of Mr. Blue—
2. A bill to amend the charter of the town of Caseyville.
On motion of Mr. Lary—
3. A bill to incorporate the Students' Association of Georgetown College.
On motion of Mr. Hagan—
On motion of Mr. Lary—
5. A bill to incorporate the Kentucky Grangers' Mutual Benefit Society.
On motion of Mr. Botts—
6. A bill to legalize the order of the board of trustees of Glasgow, in making a subscription of one thousand dollars to aid in building the Baptist Female College of Liberty Association of Kentucky, at Glasgow, and issuing a bond in payment of said subscription.
On motion of Mr. Kearny—
7. A bill to amend chapter 46, General Statutes.
On motion of same—
8. A bill to amend chapter 56 of General Statutes.
On motion of Mr. Black—
9. A bill to charter the Baptist Centennial Theological College of Knox county.

Ordered, That the Committee on Propositions and Grievances prepare and bring in the 1st, 2d, and 9th; the Committee on the Judiciary the 3d; the Committee on General Statutes the 4th and 8th; the Committee on Agriculture and Manufactures the 5th and 7th, and the Committee on Circuit Courts the 6th.

Leave of absence, indefinitely, was granted Messrs. Heady, Spalding, Bowden, Lindsay, Green, and Overstreet.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Thomas R. Hume and others, of Madison county.

An act for the benefit of Cornelia Bush.

And that they had passed bills of the following titles, viz:

An act authorizing the Managers of the Western Lunatic Asylum to insure it.

An act for the benefit of Tarleton C. Laughlin.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Charitable Institutions, and the 2d to the Committee on County Courts.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to revive to the Paducah, Benton, and Murray Gravel Road Company the franchises granted it by an act approved December 16, 1871.

An act for the benefit of Joseph G. Morgan, of Clay county.

An act to increase the jurisdiction of the police-judge of Caseyville, Union county.

An act for the sale of Mt. Horeb Parsonage.

An act authorizing the Boyd county court to issue the bonds of said county, and provide for the payment of the same, to build clerk’s offices and repair the jail of said county.

The motion of Mr. Henton to lay on the table the bill, entitled A bill to repeal an act, entitled "An act to protect the citizens of this Commonwealth from empiricism,"

Was taken up from the unfinished business of yesterday.

And the question being taken on said motion, it was decided in the affirmative.

32-H. R.
Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend chapter 60 of the General Statutes, title "Interest and Usury."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Kearny moved to suspend the rules of the House, and make said bill the special order for the 3d day of February next, at 11 o'clock, A. M.

And the question being taken on the motion to suspend the rules, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, J. V. Owen,
William C. Allen, Joseph A. Gaines, Chas. Patterson,
Marshall Baker, George H. Gardner, James M. Payne,
Bell G. Bidwell, L. E. Green, George W. Pickett,
James D. Black, Zach. T. Heady, W. L. Pollard,
James B. Blue, Thomas J. Henry, Jere. Poor,
William H. Botts, Thomas W. Henton, John W. Powell,
James H. Bowden, Allen C. Hagan, John Preston,
Orlando C. Bowles, Richard P. Hocker, O. C. Richardson, sr.,
H. H. Brinkley, F. E. Hume, Ben. J. Shaver,
Tobias W. Burton, T. J. Jenkins, M. M. Sloss,
Pat. Campion, Thomas Johnson, A. H. Smith,
James W. Chowning, Wood M. Jones, D. B. Smith,
E. A. Coffman, Wm. Kitchen, George R. Snyder,
James M. Cook, Martin W. LaRue, Ralph L. Spalding,
F. G. Cox, Daniel Lary, Richard A. Spurr,
G. W. Craddock, W. Jeff. Lee, L. J. Stephenson,
S. P. Douthitt, Wm. B. Lindsay, Green Sterrett,
Thomas J. Drury, Robert E. Little, Robert Sterrett,
P. H. Duncan, G. C. Lockhart, Albert A. Stoll,
W. J. Edrington, Matt. McKinney, W. J. Taylor,
John Ellis, T. J. Megibben, E. B. Treadway,
John M. Fish, William E. Minor, G. W. Winns,
L. J. Frazee, jr., John B. Otten,

Those who voted in the negative, were—

William Berkele, J. Warren Grigsby, David Pryse,
K. R. Culbertson, Robert E. Grinstead, C. W. Robbins,
The question being taken on the motion to make the consideration of said bill the special order for the 3d day of February next, at 11 o'clock, A. M., it was decided in the affirmative.

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill for the benefit of James Wallace, late sheriff of Christian county.

A bill for the benefit of the ferry across the Ohio river from Livingston county opposite Golconda, Illinois.

A bill to authorize the Secretary of State to furnish the justices of the peace of district No. 6, in Grayson county, with a copy of the General Statutes.

A bill empowering the Governor of this Commonwealth to appoint a sheriff for Breathitt county, and agree with him as to compensation.

A bill for the benefit of J. C. Andrews, of Clinton county.

A bill for the benefit of Charles Breeding, of Gallatin county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Geo. W. Williams, of Christian county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Resolved, That the title of said bill be as aforesaid.

Mr. Little then moved to reconsider the vote by which said bill was passed.

Mr. LaRue moved to lay the motion to reconsider on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Mr. Speaker (Stone), John Feland, Matt. McKinney,
William C. Allen, John M. Fish, William E. Minor,
Bell G. Bidwell, A. J. Fleming, Thos. J. Montgomery,
James B. Blue, L. J. Frazee, jr., John B. Otten,
William H. Botts, W. H. Frederick, Chas. Patterson,
Orlando C. Bowles, Joseph A. Gaines, James M. Payne,
H. H. Brinkley, George H. Gardner, W. L. Pollard,
Tobias W. Burton, John D. Gardner, John Preston,
James W. Chowning, L. E. Green, David Pryse,
E. A. Coffman, J. Warren Grigsby, O. C. Richardson, sr.,
James M. Cook, Robert E. Grinstead, Samuel Russell,
F. G. Cox, Zach. T. Heady, Ben. J. Shaver,
G. W. Craddock, Allen C. Hagan, D. B. Smith,
K. R. Culbertson, W. G. Hunter, Richard A. Spurr,
S. P. Douthitt, Wood M. Jones, L. J. Stephenson,
Thomas J. Drury, John Watts Kearny, Robert Sterrett,
P. H. Duncan, Wm. Kitchen, Richard P. Stoll,
W. J. Edrington, Martin W. LaRue, W. J. Taylor,
John Ellis, Robert E. Little, E. B. Treadway,
Rufus Emmons, Lucien S. Luttrell, G. W. Winns,

Those who voted in the negative, were—

Marshall Baker, T. J. Jenkins, C. W. Robbins,
William Berkele, W. Jeff. Lee, M. M. Sloss,
James D. Black, G. C. Lockhart, A. H. Smith,
Pat. Campion, T. J. Megibben, George R. Snyder,
Thomas J. Henry, J. V. Owen, John A. Steele,
Richard P. Hooker, George W. Pickett, Albert A. Stoll—20.

E. E. Hume, John W. Powell,

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Polly Davis, administratrix of R. P. Davis, late surveyor of Breathitt county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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 hour of 10½ o'clock, A. M., having arrived, the House then, according to order, took up for further consideration the bill, entitled
A bill for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties.
Said bill was ordered to be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.
Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported
a bill, entitled
A bill for the benefit of M. C. Rowland, sheriff of Marshall county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.
Mr. Bowles moved to reconsider the vote by which said bill was passed.
And the question being taken on said motion, it was decided in the affirmative.
Mr. Bowles moved to reconsider the vote by which said bill was ordered to be read a third time.
And the question being taken on said motion, it was decided in the affirmative.
Mr. Bowles offered an amendment to said bill.
And the question being taken on the adoption of said 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 and the constitutional provision as to the 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 hour of 11 o'clock, A. M., having arrived, the House took up for further consideration the special order of the day, viz:

A bill for the benefit of the Louisville Water Company.

Mr. Russell moved an amendment to said bill.

Mr. Preston moved to amend said bill by striking out the second section.

The hour of 12 o'clock, M., having arrived, the House proceeded to take up the orders of the day.

Mr. McKinney moved to suspend the rules of the House to allow the Committee on Propositions and Grievances to proceed with their report.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to repeal a part of section 2 of an act, entitled "An act to incorporate the Licking River Lumber and Mining Company," approved January 25, 1868.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Little moved to suspend the further consideration of said bill, and make the same the special order for Wednesday, February 2d, at 11 o'clock, A. M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to prevent the floating of logs, rafts, wood, and other lumber, loose, down Licking river.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Little moved to postpone the further consideration of said bill, and make the same the special order for Wednesday, February 2, 1876, at 11½ o'clock, A. M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to reduce and regulate the salaries of the officers of this Commonwealth.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Craddock,

Ordered, That said bill be printed.

Mr. McKinney, from the same committee, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to straighten the county line between the counties of Trigg and Caldwell.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Pollard moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved that the Speaker appoint a committee to withdraw from the hands of the Governor a bill, which originated in the Senate, entitled

An act for the benefit of Lincoln county.

The question was taken on the adoption of said motion, and it was decided in the affirmative.

Whereupon the Speaker appointed Mr. Grigsby as said committee. Who, after a time, returned and reported that he had withdrawn said bill from the Governor, and delivered the same to the Clerk of this House.

Mr. Grigsby moved to reconsider the vote by which said bill passed the House.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Luttrell moved to suspend the rules of the House, and take up from the orders of the day a bill, entitled

33–H. R.
A bill to amend the title of an act, entitled "An act for the benefit of O. C. Bowles and George N. Brown, and their associates, lessees, and vendees," approved March 15, 1871.

Mr. Luttrell moved that said bill be made the special order for tomorrow, at 11 o'clock, A. M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

William Berkele, H. H. Brinkley, K. R. Culbertson, P. H. Duncan, Rufus Emmons,

John Feland, George H. Gardner, Robert E. Grinstead, W. G. Hunter, William B. Lindsay,


Mr. Grigsby, from the Committee on Education, to whom was referred a bill from the Senate, entitled

An act to amend an act, entitled "An act for the benefit of the public schools of the city of Louisville," approved January 31, 1873, Reported the same without amendment.

Which was read the third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Grigsby, from the same committee, to whom was referred a bill from the Senate, entitled

An act for the benefit of the public schools of the city of Louisville,

Reported the same without amendment.

Mr. Russell offered an amendment to said bill.

Mr. Craddock 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. Albert A. Stoll and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, William E. Minor,
William C. Allen, Allen C. Hagan, John B. Otten,
Marshall Baker, T. J. Jenkins, J. V. Owen,
Bell G. Bidwell, Wood M. Jones, George W. Pickett,
James D. Black, John Watts Kearny, John W. Powell,
James M. Cook, W. Jeff. Lee, O. C. Richardson, sr.,
F. G. Cox, William B. Lindsay, Samuel Russell,
John Ellis, Robert E. Little, M. M. Sloss,
John M. Fish, G. C. Lockhart, George R. Snyder,
A. J. Fleming, Lucien S. Luttrell, L. J. Stephenson,

Those who voted in the negative, were—

William Berkele, Rufus Emmons, Thos. J. Montgomery,
William H. Botts, John Feland, Chas. Patterson,
Orlando C. Bowles, L. J. Frazee, jr., Jere. Poor,
H. H. Brinkley, George H. Gardner, John Preston,
Tobias W. Burton, John D. Gardner, David Pryse,
James W. Chowning, J. Warren Grigsby, Ben. J. Shaver,
E. A. Coffman, Robert E. Grinstead, D. B. Smith,
G. W. Craddock, Zach. T. Heady, Green Sterrett,
K. R. Culbertson, E. E. Hume, Robert Sterrett,
S. P. Douthitt, W. G. Hunter, Albert A. Stoll,
Thomas J. Drury, Wm. Kitchen, Richard F. Stoll,
P. H. Duncan, Martin W. LaRue, W. J. Taylor,
W. J. Edrington, Daniel Lary, E. B. Treadway,
J. H. Emerson, T. J. Megibben, G. W. Winns—42.
Mr. LaRue moved to suspend the rules, and that said bill be now read a third time.

A message was received from the Senate, announcing that they had passed a bill, entitled
An act to release the sheriff of Allen county from collecting railroad tax, and for other purposes.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on County Courts.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:
An act for the benefit of the Bardstown and Louisville Turnpike Road Company;
An act to amend an act to amend and reduce into one the several acts in regard to the town of Catlettsburg;
An act to incorporate the United Baptist Church, Brooksville, in Bracken county;
Resolution directing the printing of addresses on the death of Gen. John C. Breckinridge;
Also a bill, which originated in the House of Representatives, entitled
An act for the benefit of Cornelia Bush;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

Mr. Albert A. Stoll was added to the Committee on Public Offices.
And then the House adjourned.
SATURDAY, JANUARY 29, 1876.

The following petitions were presented, viz:

By Mr. D. B. Smith—
1. The petition of sundry citizens of the town of Elkton, praying for the repeal of a law prohibiting the sale of intoxicating liquors in said town.

By Mr. Treadway—
2. The petition of the Monroe County Grange, praying for the passage of a law taxing dogs.

By Mr. Stephenson—
3. The petition of sundry citizens of Moaticello, praying for the passage of a law prohibiting the sale of intoxicating spirits in said town and vicinity.

By Mr. Robert Sterrett—
4. The petition of sundry citizens of Rowlett's Station, praying the repeal of the law prohibiting the sale of spirituous liquors in said town.

Which were received, the reading dispensed with, and referred—the 1st, 3d, and 4th to the Committee on Moral and Religious Institutions, and the 2d to the Committee on Agriculture and Manufactures.

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

On motion of Mr. Hunter—
1. A bill to create a criminal court in the sixth judicial district.

On motion of Mr. Allen—
2. A bill to amend the charter of Owingsville.

On motion of Mr. Culbertson—
3. A bill to authorize the county court of Lawrence county, as a court of levy and claims, to levy an ad valorem tax, not to exceed forty cents on the $100 of the taxable property of said county, without limit as to time.

On motion of Mr. Drury—
4. A bill to amend the charter of Stephensport.

On motion of Mr. Feland—
5. A bill to legalize the acts and proceedings of the Christian quarterly court, held on the fourth Monday in January, 1876.
On motion of same—
6. A bill for the benefit of Wm. L. Garth, late sheriff of Christian county.

On motion of same—

On motion of same—
8. A bill to regulate the fees of clerks and sheriffs in this Commonwealth.

On motion of Mr. David Pryse—
9. A bill to allow Daniel Scott to construct a wharf and breakwater on the South Fork of the Kentucky river, in Lee county.

On motion of Mr. Taylor—
10. A bill to change the time of holding the county court in Daviess county.

On motion of same—
11. A bill for the benefit of Joe Slaughter, jailer of Daviess county.

On motion of Mr. Jones—
12. A bill for the benefit of school district No. 35, in Hickman county.

On motion of Mr. Duncan—
13. A bill to amend an act, entitled "An act to amend an act incorporating the Sparta and Warsaw Turnpike Road Company."

On motion of Mr. Patterson—

On motion of Mr. Douthitt—
15. A bill to incorporate the town of Turner Station, Henry county.

On motion of same—
16. A bill to amend the charter of the town of New Castle.

On motion of Mr. Payne—
17. A bill for the benefit of G. W. Murphy, of Madisonville.

On motion of Mr. Henton—

On motion of Mr. Fish—
19. A bill for the benefit of H. H. Baker, late sheriff of Rockcastle county.

On motion of same—
20. A bill for the benefit of Ashley Owen, of Rockcastle county.
On motion of same—
21. A bill for the benefit of Newton Whitehead, of Rockcastle county.

On motion of Mr. Frederick—
22. A bill to authorize the land owners on Mill creek and tributaries to clear the obstructions out of said creek.

On motion of Mr. Speaker (Stone)—
23. A bill to allow the administrators of J. L. Stubbs, late clerk of the Lyon county court, the further time of two years to collect the fee bills of said Stubbs.

On motion of same—

On motion of Mr. Luttrell—
25. A bill to amend the charter of the Orangeburg and Tollsboro Turnpike Road, in Mason county.

On motion of Mr. Hagan—
26. A bill for the benefit of Andrew Michel, of Floyd county.

On motion of Mr. Minor—
27. A bill for the benefit of the Chaplin and Bloomfield Turnpike Company.

On motion of Mr. Shaver—
28. A bill to increase the jurisdiction of the police judge in the town of Paradise.

On motion of same—
29. A bill for the benefit of the town marshal of Greenville.

On motion of Mr. Sloss—
30. A bill to reduce the salaries of the Sergeant-at-Arms, Doorkeeper, number of Pages and their salaries.

On motion of Mr. Henton—
31. A bill to regulate the sale of spirituous, vinous, and malt liquors in the town of Shelbyville.

Ordered, That the Committee on Circuit Courts prepare and bring in the 1st and 7th; the Committee on Propositions and Grievances the 2d, 6th, 14th, 17th, 19th, 23d, and 24th; the Committee on the Judiciary the 3d and 8th; the Committee on Corporate Institutions the 4th, 15th, and 16th; the Committee on County Courts the 5th, 10th, 28th, and 29th; the Committee on Internal Improvement the 9th, 13th, and 22d; the Committee on Ways and Means the 11th and 18th; the Committee on Education the 12th; the Committee on
Claims the 20th and 26th; the Committee on Moral and Religious Institutions the 31st and 21st, and the Committee on Retrenchment and Reform the 30th.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to authorize the inspectors of the Penitentiary to have improvements made for the convenience of convicts.

Also, that they had passed bills of the following titles, viz:

1. An act to incorporate the Maysville and Lexington Railroad Company, northern division.
2. An act for the benefit of Stephen Nethercutt, late sheriff and collector of the revenue of Carter county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Railroads, and the 2d to the Committee on General Statutes.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act to amend the charter of the Concord and Tollisboro Turnpike Road Company," approved December 22, 1873.

An act to amend an act, entitled "An act to amend the charter of the town of Sharpsburg, in Bath county," approved January 13, 1874.

An act to amend the charter of the De Courcey Station, Taylor Road, and Bank Lick Short Line Turnpike Road Company.

An act to amend an act approved March 19, 1873, entitled "An act to incorporate the Pomeroy Coal Company."

An act to incorporate Confidence Lodge, No. 46, Independent Order of Odd Fellows, of Augusta, Bracken county.

An act to amend an act, entitled "An act incorporating Clayville, in Shelby county."

An act to repeal an act, entitled "An act to amend an act, entitled 'An act incorporating the Frankfort, Paris and Big Sandy Railroad Company,'" approved March 4, 1872.
An act to change the road law of Robertson county.

An act relating to the Christian County and Clarksville Turnpike Road Company.

Resolution inviting Rev. L. B. Woolfolk to deliver a lecture on meteorology before this General Assembly.

Also, that they had concurred in an amendment which was adopted by the House to a bill, which originated in the Senate, entitled

An act for the benefit of Lincoln county.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed an enrolled bill, which originated in the House of Representatives, entitled

An act for the benefit of Cornelia Bush.

Leave of absence, indefinitely, was granted Messrs. Grant, Megibben, and Emmons; to Messrs. Henry and Lockhart until Monday, and to Mr. Steele until Tuesday.

Mr. Payne moved the following resolution, viz:

Resolved, That hereafter this House be requested to hold an evening session each day, commencing at 3 o'clock, for the purpose of considering local bills.

Mr. Kearny moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Stephenson moved to amend said resolution by striking out "three o'clock" and inserting "seven o'clock."

Mr. Feland moved to amend by striking out of said resolution the words "be requested to."

Which amendments were adopted.

Mr. Snyder moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

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

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, O. C. Richardson, sr.,
Marshall Baker, Robert E. Grinstead, C. W. Robbins,
William Berkele, Richard P. Hocker, Ben. J. Shaver,
William H. Botts, W. G. Hunter, M. M. Sloss,
E. A. Coffman, W. Jeff. Lee, A. H. Smith,
Mr. Fish moved the following resolution, viz:  

Resolved, That the Committee on Circuit Courts is hereby instructed to investigate the law relative to the fees of master commissioners, and report by bill or otherwise.

Which was adopted.

Mr. Bidwell moved the following resolution, viz:

Resolved, That hereafter during this session of the Legislature it shall be the duty of each standing committee when called to report first on the general bills in their hands.

And the question being taken on the adoption of said resolution, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Kearny and A. A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

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J. H. Emerson,  Thos. J. Montgomery, W. J. Taylor,  
James Farmer,  Cas. Patterson,  G. W. Winsns,  
L. J. Frazee, jr.,  James M. Payne,  Charles H. Wood—35.  
W. H. Frederick,  George W. Pickett,  

Those who voted in the negative, were—

William C. Allen,  John Feland,  John B. Otten,  
Marshall Baker,  John M. Fish,  J. V. Owen,  
William Berkele,  A. J. Fleming,  John W. Powell,  
James D. Black,  Joseph A. Gaines,  John Preston,  
James B. Blue,  J. Warren Grigsby,  David Pryse,  
Orlando C. Bowles,  Thomas J. Henry,  O. C. Richardson, sr.,  
H. H. Brinkley,  Allen C. Hagan,  C. W. Robbins,  
Pat. Campion,  W. G. Hunter,  Samuel Russell,  
James W. Chowning,  T. J. Jenkins,  Thomas H. Shanks,  
G. W. Graddock,  Thomas Johnson,  George R. Snyder,  
K. R. Cubertson,  Win. Kitchen,  Richard A. Spurr,  
S. P. Douthitt,  Martin W. LaRue,  John A. Steele,  
Thomas J. Drury,  Daniel Lary,  L. J. Stephenson,  
P. H. Duncan,  Bryan S. McClure,  Green Sterrett,  

Mr. Emmons, 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 for the benefit of Perry Jefferson, late sheriff of Mason  
county, and his sureties;  
An act for the benefit of R. H. Morrow, sheriff of Gallatin county;  
An act for the benefit of R. W. Dickerson;  
Also the following enrolled bills, which originated in the House of  
Representatives, of the following titles, viz:  
An act for the benefit of A. B. McGuire, of Owsley county;  
An act to legalize certain orders of the Gallatin county court of  
claims;  
An act to legalize certain acts of the Mercer county court;  
An act for the benefit of Thomas R. Hume and others, of Madison  
county;  
And had found the same truly enrolled.  
Whereupon the Speaker affixed his signature thereto.  
Ordered, That Mr. Emmons inform the Senate thereof.  
Mr. Hunter read and laid on the table the following joint resolu­

tion, viz:  

Resolved by the General Assembly of the Commonwealth of Kentucky,  
That a committee of two from the Senate and three from the House,  
to be appointed by the respective Speakers, whose duty it shall be to
visit the several lunatic asylums in this Commonwealth, for the purpose of inquiring into the general management and fiscal affairs of said institutions, and report by bill or otherwise.

The hour of 11 o'clock, A. M., having arrived, the House proceeded to take up the special order of the day, a bill, entitled


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

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Little moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

Mr. Little moved that said bill be read a third time.

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

Mr. Snyder 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. Grinstead and Culbertson, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Stone), John Feland, T. J. Jenkins,
K. R. Culbertson, A. J. Fleming, W. L. Pollard,
J. H. Emerson, Robert E. Grinstead, John Preston,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, Doubts have arisen whether or not the title of the act, entitled "An act for the benefit of O. C. Bowles and George N. Brown, and their associates, lessees and vendees," approved March 15, 1871, sufficiently expresses the subject of said act; and to remove such doubt,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the title of said act be, and the same is hereby, so amended as to read as follows: "An act authorizing O. C. Bowles, Geo. N. Brown, and their associates, lessees and vendees, to construct a wharf or landing in the town of Catlettsburg, and to collect fees for the use of the same."

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

The further consideration of said bill was cut off by the orders of the day, the hour of 12 o'clock, M., having arrived.

Mr. Henton moved to suspend the rules of the House to allow the further consideration of said bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, James M. Payne,
William C. Allen, John D. Gardner, George W. Pickett,
Marshall Baker, J. Warren Grigsby, John W. Powell,
James D. Black, Thomas J. Henry, O. C. Richardson, sr.,
James B. Blue, Thomas W. Henton, C. W. Robbins,
William H. Botts, Richard P. Hocker, Samuel Russell,
Orlando C. Bowles, Thomas Johnson, Thomas H. Shanks,
Tobias W. Burton, Wood M. Jones, Ben. J. Shaver,
Pat. Campion, John Watts Kearny, M. M. Sloss,
James W. Chowning, Wm. Kitchen, George R. Snyder,
E. A. Coffman, Martin W. LaRue, Richard A. Spurr,
F. G. Cox, Daniel Lary, L. J. Stephenson,
S. P. Douthitt, Robert E. Little, Green Sterrett,
Thomas J. Drury, Matt. McKinley, Robert Sterrett,
P. H. Duncan, William E. Minor, Albert A. Stoll,
John Ellis, Thos. J. Montgomery, W. J. Taylor,
Resolved, That the title of said bill be as aforesaid.

Mr. Snyder moved to suspend the rules of the House, and take up a bill, which originated in the Senate, entitled

An act for the benefit of Tarleton C. Laughlin.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House then proceeded to the consideration of said bill.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The Speaker laid before the House the report of the State Librarian for the year 1875.

Said report reads as follows, viz:

**Office of State Librarian,**

*Frankfort, January 1, 1876*

*To the General Assembly of the Commonwealth of Kentucky:*

In accordance with the 69th chapter of the General Statutes, I have the honor to submit the within report, to-wit:

Of books received from the Secretary of State by the way of exchange from other States; those purchased for the Law Library; those purchased for the miscellaneous Library; those donated; the expenses attached to the Library relating to the books; the furniture on hand; also accompanying this report a printed catalogue of all the books, maps, and charts belonging to the Library.

Very respectfully,

**Owen W. Grimes,**

*State Librarian.*

Countersigned:

**D. Howard Smith,** *Auditor.*

**J. Stoddard Johnston,** *Secretary of State.*

**Thos. E. Moss,** *Attorney General.*

**Books received from Secretary of State, by way of exchange, from other States, &c., from the 22d day of January, 1874, to the 1st day of December, 1875.**

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<td>Digest (1865-'71)</td>
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### TEXT-BOOKS.

<table>
<thead>
<tr>
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<tr>
<td>Angell on Highway</td>
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<td>Bishop on Statutory Crimes</td>
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<td>Boainer's Law Dictionary, 3 sets, 2 vols, each</td>
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<td>Chitty on Contracts</td>
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<td>Dillon on Municipal Corporations</td>
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<td>Daniel's Chancery Practice and Precedents</td>
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<td>Joyce on Injunctions</td>
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<td>Roper on Judicial Sales</td>
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<td>Scribaer on Dowar</td>
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<td>Theebald's Law of Principal and Surety</td>
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<td>Townsend on Slaver</td>
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<td>Tyler on Usury</td>
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<td>Uphere on Federal Government</td>
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<td>Wharton on the Conflict of Laws</td>
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### Cases, Reports, &c.

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<td>Harragan &amp; Thompson's Cases of Self Defense</td>
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<td>Telegraph Cases—Allen</td>
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<td>Digest of Life Insurance—Sharpston</td>
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<td>National Bankrupt Register</td>
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### Books purchased for the Miscellaneous Library.

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<td>History of the Uncivilized Races (2 sets)</td>
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<td>The Art of Extemporaneous Speaking</td>
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<td>In the School-room—Hart</td>
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<td>Moore's Poetical Works</td>
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<td>Thucydides' History, translated by Dale</td>
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<td>Fira's Interpreter</td>
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<td>Course of Time—Pollok</td>
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<td>Echoes from the South</td>
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<td>Milton's Poetical Works</td>
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<td>Neander's History of the Church</td>
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<td>Elementary Instruction—Sheldon</td>
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<td>Practical Education—Everett</td>
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<td>The Works of Josephus</td>
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Total: 26—H. R.
### MISCELLANEOUS LIBRARY—Continued.

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<td>Bulwer's Novels</td>
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<td>Sir Wm. Hamilton's Metaphysics</td>
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<td>Ancient Symbol Worship</td>
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<td>Thomson's Poems</td>
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<tr>
<td>Campbell's Poems</td>
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<td>Theory of Politics</td>
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<td>The Iliad of Homer—Bryant</td>
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<td>The Lawyer in the School-room</td>
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<td>Popular Education—Readall</td>
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<td>Pope's Works</td>
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<td>Burns' Works</td>
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<td>Cowper's Poetical Works</td>
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<td>History of Kentucky—Collins</td>
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<td>German and English Lexicon—Adler</td>
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<td>History of Modern Philosophy—Cousin</td>
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<td>Elements of Logic—Whately</td>
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<td>Julius Cesar—Napoleon</td>
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<td>Campaigning on the Oxus or the Fall of Khiva—McGahan</td>
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<td>School-House Architectural Designs</td>
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<td>History of Germany—Taylor</td>
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<td>Ancient History—Rollins</td>
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<td>Correlation and Conservation of Forces by Groves, Helmholtz, Mayer, Farraday, Liebig, and Carpenter</td>
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<td>A Manual on School-Houses and Cottages by C. Thurston Chase</td>
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<td>The Scottish Chiefs—Hale</td>
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<td>Critical, Historical, and Miscellaneous Essays—McCauley</td>
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<td>North American Birds—Baird, Brewer &amp; Ridgway</td>
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<td>Expedition of the Polaris—Tyson's Float in the Ice</td>
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<td>Analysis of the New Testament—McGarvey</td>
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<td>Bible Dictionary—Smith</td>
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#### BOOKS DONATED.

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<tr>
<td>Irish Republic, by Creedmore, Lasseur, Minnesota</td>
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<td>Complete Works of Emanuel Swedenborg presented by the American Swedenborg Printing Society, of the city of New York</td>
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Expenditures.

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<tr>
<td>Lettering and rebinding</td>
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</tr>
<tr>
<td>Miscellaneous books bought under the direction of the Superintendent</td>
<td>$318.75</td>
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</tbody>
</table>

Furniture on hand.

- 2 presses
- 2 stands of drawers
- 18 chairs
- 1 washstand, bowl, and bucket
- 1 large and 2 small tables
- 4 ladders
- 2 sofas

The Speaker also laid before the House the following response of the Auditor of Public Accounts to a resolution requesting him to report to this House the amount of fees received by the clerk of the Jefferson circuit court in criminal cases, viz:

**STATE OF KENTUCKY,**

**OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,**

**FRANKFORT, January 29th, 1876.**

Hon. Wm. J. Stone, Speaker of House of Representatives:

Sir: Herewith is respectfully reported exhibits marked "A" and "B," showing the number of suits reported to me by the clerk of the Jefferson county court of common pleas, from January, 1870, to November, 1875, inclusive, and the amounts of fees paid to the clerk of the Jefferson circuit court in criminal cases, from April, 1870, to November, 1875, inclusive, which exhibits are submitted in response to the resolution adopted by the House of Representatives on the 27th inst., calling on me for the information contained in said exhibits.

I have the honor to be,

Very respectfully,

D. Howard Smith, Auditor.
EXHIBIT A.

The Clerk of the Jefferson Circuit Court has been paid the following amounts, as Fees in Criminal Cases, from April, 1870, to November, 1875, inclusive, viz:

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<th>Year</th>
<th>Term</th>
<th>Amount</th>
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<tbody>
<tr>
<td>1870</td>
<td>April</td>
<td>$3,057.60</td>
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<tr>
<td></td>
<td>May</td>
<td>3,375.35</td>
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<td></td>
<td>June</td>
<td>704.65</td>
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<tr>
<td></td>
<td>September</td>
<td>2,725.15</td>
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<tr>
<td></td>
<td>November</td>
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<td></td>
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<td><strong>$10,566.75</strong></td>
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<tr>
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<td></td>
<td>April</td>
<td>2,222.95</td>
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<td></td>
<td>May</td>
<td>745.45</td>
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<td></td>
<td>June</td>
<td>1,664.00</td>
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<tr>
<td></td>
<td>September</td>
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<td></td>
<td>November</td>
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**Total**                                                                 **$54,601.82**

Attest: D. HOWARD SMITH, Auditor.
EXHIBIT B.

The following is the number of suits reported to the Auditor of Public Accounts by the Clerk of the Jefferson Court of Common Pleas, from January, 1870, to November, 1875, inclusive, viz:

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<th>Number</th>
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<td></td>
<td>April</td>
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<td>May</td>
<td>89</td>
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<td>June</td>
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<tr>
<td></td>
<td>September</td>
<td>112</td>
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<tr>
<td></td>
<td>November</td>
<td>253</td>
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<tr>
<td></td>
<td><strong>Total</strong></td>
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<tr>
<td>1871</td>
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<tr>
<td></td>
<td>April</td>
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<td></td>
<td>May</td>
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<td></td>
<td>June</td>
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<tr>
<td></td>
<td>November</td>
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<tr>
<td>1872</td>
<td>January</td>
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<td></td>
<td>April</td>
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<td></td>
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<td></td>
<td>June</td>
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<td>September</td>
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<td></td>
<td>November</td>
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<td></td>
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<td>November</td>
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<td><strong>Total</strong></td>
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<td>June</td>
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<td>November</td>
<td>639</td>
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<td></td>
<td><strong>Total</strong></td>
<td>1,587</td>
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<td>1875</td>
<td>January</td>
<td>386</td>
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<td>April</td>
<td>478</td>
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<td>June</td>
<td>370</td>
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<td></td>
<td>November</td>
<td>614</td>
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<tr>
<td></td>
<td><strong>Total</strong></td>
<td>1,848</td>
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<tr>
<td></td>
<td><strong>Grand Total</strong></td>
<td>8,336</td>
</tr>
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Attest: D. HOWARD SMITH, Auditor.
The House then took up from the orders of the day a bill, which originated in the Senate, entitled
An act for the benefit of the public schools of the city of Louisville.
Mr. LaRue withdrew his motion, entered on yesterday, ordering said bill to its third reading on that day.
Mr. Wood moved an amendment to said bill.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby 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 read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Grigsby moved to reconsider the vote by which said bill was passed.
Mr. LaRue moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The Speaker appointed Messrs. LaRue and Russell a committee to report said bill to the Senate.
Who retired, and, after a short time, returned and reported that they had performed that duty.
The House then took up the unfinished order of yesterday, a bill, entitled
A bill for the benefit of the Louisville Water-works.
Mr. Preston withdrew the amendment offered by him.
Mr. Russell withdrew the amendment offered by him.
Mr. Preston then moved an amendment to said bill.
And the question being taken on the adoption of said 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 and the constitutional provision as to the 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 from the orders of the day the motion of Mr. Russell to reconsider the vote by which the House rejected a bill, entitled

A bill for the inspection of lubricating and wool oil, the product of coal, petroleum, and other bituminous substances.

Mr. Bidwell moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House then took up from the orders of the day a bill, entitled


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

Said bill, having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That George W. Baker, of Clay county, be, and he is hereby, restored to all the rights, privileges, and franchises of an attorney at law, as fully as though he had never been debarred therefrom by the judgment of the Clay circuit court.

§ 2. This act to be in force from its passage.

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—

James D. Black, James M. Payne, George W. Pickett—3.

Those who voted in the negative, were—

MONDAY, JANUARY 31, 1876.

The following petition and memorials were presented, viz:

By Mr. Ellis—

1. The petition of sundry citizens of Kenton county, praying that they be transferred from voting district No. 3 to district No. 2, in said county.

By Mr. Owen—

2. The memorial of J. W. Hunt Reynolds, offering certain property in South Frankfort for sale for a Governor's mansion.

By Mr. Luttrell—

3. The memorial of R. H. Stanton, offering to sell to the State copies of Stanton's Treatise.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Privileges and Elections; the 2d to the Committee on Public Offices, and the 3d to the Committee on the Judiciary.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to change the time of holding justices' courts in Washington county.
An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties.

An act to continue in force an act approved February 3, 1874, for the benefit of W. L. Crumbaugh, late sheriff of Lyon county;

An act for the benefit of C. W. Thompson, of Metcalfe county.

With an amendment to the last named bill.

Also, that they had adopted joint resolutions of the following titles, viz:

1. Resolution in relation to the death of ex-Governor Thomas E. Bramlette.

2. Resolution requesting our Senators and Representatives in Congress to vote in aid of the Texas and Pacific Railroad.

Which were read the first time.

Ordered, That the 2d be referred to the Committee on Railroads.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:

An act to incorporate the United Baptist Church, Brooksville, Bracken county.

An act to amend an act to amend and reduce into one the several acts in regard to the town of Catlettsburg.

An act for the benefit of the Bardstown and Louisville Turnpike Road Company.

Resolution directing printing of addresses on the death of General John C. Breckinridge.

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

On motion of Mr. Gaines—
1. A bill authorizing the Boone county court to open a public road to the Big Bone Mineral Springs, in said county.

On motion of same—
2. A bill to authorize the Boone county court to sell and convey the lot in the town of Burlington upon which the old jail was situated.

On motion of Mr. Frederick—
3. A bill for the benefit of Lunatic Asylum No. 4, at Anchorage.

On motion of same—
4. A bill for the benefit of the Feeble-minded Institute.

On motion of Mr. Chowning—
5. A bill to amend the charter of the Falmouth Cemetery.
On motion of same—
6. A bill for the benefit of W. W. Ireland, late judge of Pendleton county.

On motion of Mr. Preston—
7. A bill to consolidate the Louisville, Harrod's Creek, and Westport Railroad Company with the Louisville and Covington Railroad Company.

On motion of same—

On motion of Mr. Fish—
9. A bill to amend the law in relation to the Madison Fork of the Wilderness Turnpike Road.

On motion of same—
10. A bill to change the location of the State road in Laurel county.

On motion of same—
11. A bill to amend chapter 29, article 13, of the General Statutes.

On motion of same—

On motion of Mr. Cox—
13. A bill to reduce the per diem allowance to jailers for keeping and dieting prisoners in county jails.

On motion of same—
14. A bill to reduce the per diem allowance of justices of the peace.

On motion of same—
15. A bill to amend the common school law, and regulating the duties of county school commissioners.

On motion of same—
16. A bill to reduce the per diem allowance of grand and petit jurors.

On motion of Mr. Treadway—
17. A bill for the benefit of A. B. Gilbert, of Owsley county.

On motion of same—
18. A bill for the benefit of the Booneville and London Graded Road.

On motion of same—
19. A bill for the benefit of Elkanah Winne, of Owsley county.
On motion of Mr. A. H. Smith—
20. A bill to compel jailers of this Commonwealth to faithfully perform their duties.

On motion of Mr. Black—

On motion of Mr. Hagan—
22. A bill to incorporate the Troublesome Creek Boom Company, in Breathitt county.

On motion of same—
23. A bill for the benefit of Wiley O. Davis, of Morgan county.

On motion of Mr. McKinney—
24. A bill to submit to the voters of Boyd county the proposition to move the county seat to Ashland.

Ordered, That the Committee on Propositions and Grievances prepare and bring in the 12th, 17th, 19th, 22d, 23d, and 24th; the Committee on County Courts the 1st, 2d, 6th, and 20th; the Committee on Retrenchment and Reform the 13th, 14th, 15th, and 16th; the Committee on Internal Improvement the 9th, 10th, and 18th; the Committee on Corporate Institutions the 5th, 7th, and 8th; the Committee on Charitable Institutions the 3d and 4th; the Committee on the General Statutes the 11th, and the Committee on Claims the 21st.

The House then took up the amendments proposed by the Senate to a bill, which originated in the House of Representatives, entitled An act for the benefit of C. W. Thompson, of Metcalfe county.
The first of said amendments was concurred in.
The House refused to concur in the second amendment.

Mr. Allen, 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 for the benefit of Francis Adwell;
An act for the benefit of John M. Johnson, late sheriff of Henderson county;
An act for the benefit of Lincoln county;
An act to amend an act, entitled “An act for the benefit of the public schools of the city of Louisville,” approved January 31, 1873;
An act for the benefit of Tarleton C. Laughlin;
And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Allen inform the Senate thereof.
A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to legalize certain orders of the Gallatin county court of claims.
An act to legalize certain acts of the Mercer county court.
An act for the benefit of A. B. McGuire, of Owsley county.
An act for the benefit of Thomas R. Hume and others, of Madison county.

Bills were reported by the Committee on Claims, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Green Sterrett—
A bill for the benefit of B. D. Nixon, jailer of Bath county.
By same—
A bill for the benefit of Thomas J. Winfrey, of Russell county.
By same—
A bill for the benefit of Felix Gibson, of Wayne county.
By Mr. Duncan—
A bill for the benefit of Jeremiah Biggs, late jailer of Carter county, for taking care of pauper lunatics.
By same—
A bill for the benefit of Stephen Nethercutt, of Carter county.
By same—
A bill for the benefit of G. W. Whitesides, for taking care of a pauper lunatic.
By same—
A bill for the benefit of Z. Tyree, of Carter county.
By same—
A bill for the benefit of S. H. Cassidy, of Crittenden county.
By same—
A bill for the benefit of M. J. Miller, committee of Lucinda Mul- lens, pauper idiot, of Rockcastle county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Green Sterrett, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Fanny Carr.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Fanny Carr, of the county of Bath, State of Kentucky, be, and she is hereby, allowed the sum of three hundred dollars ($300) for keeping and providing for Belle Alexander, a pauper lunatic, from the 23d day of March, 1873, up to the 25th day of March, 1875.

§ 2. That the Auditor of Public Accounts be, and he is, directed to draw his warrant on the Treasurer for that amount in favor of said Fanny Carr.

§ 3. This act shall be in force from its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John M. Fish, Lucien S. Luttrell,
William C. Allen, A. J. Fleming, Bryan S. McClure,
Marshall Baker, L. J. Prazee, Jr., Thos. J. Montgomery,
William Berkele, W. H. Frederick, John B. Otten,
William H. Botts, Joseph A. Gaines, W. L. Pollard,
Orlando C. Bowles, J. Warren Grigsby, John W. Powell,
H. H. Brinkley, Robert E. Grinstead, John Preston,
Tobias W. Burton, Thomas W. Henton, David Pryse,
Pat. Campion, Allen C. Hagan, Samuel Russell,
James W. Chowning, Richard P. Hocker, Thomas H. Shanks,
James M. Cook, E. E. Hume, Ben. J. Shaver,
F. G. Cox, T. J. Jenkins, M. M. Sloss,
G. W. Craddock, Thomas Johnson, Richard A. Spurr,
K. R. Culbertson, Wood M. Jones, John A. Steele,
Resolved, That the title of said bill be as aforesaid.

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of B. T. Morris, of Carter county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time 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 and directed to draw his warrant on the Treasurer in favor of B. T. Morris, of Carter county, for the sum of two hundred and twenty-nine dollars and fifteen cents, for his services in taking care of David S. Sellards, a pauper lunatic, by the appointment of the Carter county court, from the 12th day of August, 1872, till the 15th October, 1873; which sum shall be paid by the Treasurer out of any money in his hands not otherwise appropriated.

§ 2. That this act shall take effect and be in force from its passage.

And the question being taken on the passage of said bill, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., W. L. Pollard,
William C. Allen, W. H. Frederick, John W. Powell,
Marshall Baker, Joseph A. Gaines, John Preston,
William Berkele, John D. Gardner, David Pryse,
James D. Black, J. Warren Grigsby, O. C. Richardson, sr.,
Resolved, That the title of said bill be as aforesaid.

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of E. G. Davidson, of Clinton county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, E. G. Davidson, of the county of Clinton, was, by a judgment of the Clinton circuit court, appointed a committee to Louisa Eldridge, a pauper lunatic of said county, and kept said lunatic from the 15th day of October, 1873, up to 12th of May, 1874, and has never received any pay for said services; now, therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the said E. G. Davidson be, and he is hereby, allowed the sum of one hundred and sixteen dollars for keeping, finding, and clothing said lunatic from the 15th October, 1873, up to 12th May, 1874, to be paid out of any money in the Treasury not otherwise appropriated; and the Auditor of Public Accounts is directed to draw his warrant on the Treasury for said sum, payable to the said E. G. Davidson.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance of a provision of the Constitution were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John M. Fish, George W. Pickett,
William C. Allen, A. J. Fleming, W. L. Pollard,
Marshall Baker, L. J. Frazee, jr., John W. Powell,
William Berkele, Joseph A. Gaines, John Preston,
James D. Black, John D. Gardner, David Pryse,
James B. Blue, J. Warren Grigsby, O. C. Richardson, sr.,
William H. Botts, Robert E. Gristead, Samuel Russell,
Orlando C. Bowles, Thomas W. Henton, Thomas H. Shanks,
H. H. Brinkley, Richard P. Hocker, Ben. J. Shaver,
Tobias W. Burton, Thomas Johnson, M. M. Sloss,
Pat. Campion, Wood M. Jones, A. H. Smith,
James W. Chowning, John Watts Kearny, D. B. Smith,
E. A. Coffman, Wm. Kitchen, Richard A. Spurr,
James M. Cook, Martin W. LaRae, John A. Steele,
F. G. Cox, Daniel Lary, L. J. Stephenson,
K. R. Cubertson, W. Jeff. Lee, Green Sterrett,
Thomas J. Drury, Robert E. Little, Robert Sterrett,
P. H. Duncan, G. C. Lockhart, Albert A. Stoll,
W. J. Edlington, Lucien S. Luttrell, Richard P. Stoll,
John Ellis, Bryan S. McClure, E. B. Treadway,
J. H. Emerson, William E. Minor, G. W. Winns,
John Feland, John B. Otten,

In the negative—none.

Mr. Green Sterrett, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of John B. Ruark, of Hart county,

Reported the same without amendment.

Which was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. H. Emerson, Thos. J. Montgomery,
William C. Allen, James Farmer, John B. Otten,
Marshall Baker, John M. Fish, Chas. Patterson,
William Berkele, A. J. Fleming, George W. Pickett,
Bell G. Bidwell, L. J. Frazee, jr., W. L. Pollard,
James D. Black, W. H. Frederick, John W. Powell,
James B. Blue, Joseph A. Gaines, John Preston,
Resolved, That the title of said bill be as aforesaid.

Mr. Green Sterrett, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Samuel Orr, of Graves county,

Reported the same without amendment.

Which was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), A. J. Fleming, Lucien S. Luttrell, William E. Minor,
William C. Allen, L. J. Frazee, jr., Joseph A. Gaines, W. L. Pollard, Thos. J. Montgomery,
William Berkeley, John D. Gardner, John Preston,
William H. Botts, J. Warren Grigsby, Robert E. Grinstead, David Pryse,
H. H. Brinkley, Thomas Johnson, Samuel Russell,
Tobias W. Burton, Wood M. Jones, Ben. J. Shaver,
James W. Gowning, John Watts Kearny, M. M. Sloss,
E. A. Coffman, Thomas Henton, A. H. Smith,
James M. Cook, E. E. Hume, D. B. Smith,
F. G. Cox, T. J. Jenkins, Richard A. Spurr,
G. W. Craddock, W. J. Drurry, L. J. Stephenson,
K. R. Culberston, Thomas J. Drury, Green Sterrett,
Thomas J. Drury, Thomas W. Henton, Robert Sterrett,
P. H. Duncan, W. J. Edrington, W. J. Taylor,
W. J. Edrington, Lucien S. Luttrell, G. W. Winns,

In the negative—none.
Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

The hour of 11 o'clock, A. M., having arrived, according to order, the House took up for further consideration a bill, entitled

A bill to improve the navigation of the South Fork of the Kentucky river, in Clay county.

Mr. Bowles moved to amend said bill by striking out "ten thousand dollars," and inserting in lieu thereof "six thousand dollars."

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

Mr. Little moved to postpone the further consideration of said bill and make the same the special order for 11 3/4 o'clock, on Thursday, the 3d day of February, 1876.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of the sheriff and jailer of Gallatin county, Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Francis Adwell, Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., John B. Otten,
William C. Allen, W. H. Frederick, Chas. Patterson,
Marshall Baker, Joseph A. Gaines, George W. Pickett,
William Berkele, John D. Gardner, W. L. Pollard,
James B. Blue, J. Warren Grigsby, John W. Powell,
William H. Botts, Robert E. Grinstead, John Preston,
Orlando C Bowles, Thomas W. Henton, David Pryse,
H. H. Brinkley, Richard P. Hocker, O. C. Richardson, sr.,
Tobias W. Burion, E. E. Hume, Samuel Russell,
Pat. Campion, Thomas Johnson, Thomas H. Shanks,
James W. Chowning, Wood M. Jones, Ben. J. Shaver,
E. A. Coffman, John Watts Kearny, M. M. Stoss,
James M. Cook, Wm. Kitchen, A. H. Smith,
F. G. Cox, Martin W. LaRue, D. B. Smith,
K. R. Culbertson, Daniel Lary, Richard A. Spurr,
Thomas J. Drury, W. Jeff. Lee, John A. Steele,
P. H. Duncan, Robert E. Little, Green Sterrett,
W. J. Edrington, C. C. Lockhart, Robert Sterrett,
John Ellis, Lucien S. Luttrell, Albert A. Stoll,
J. H. Emerson, Bryan S. McClure, Richard P. Stoll,
James Farmer, Matt. McKinney, W. J. Taylor,
John Feland, William E. Minor, G. W. Winns,
John M. Fish, Thos. J. Montgomery, Charles H. Wood—70,
A. J. Fleming.

Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Leonard Weitmeir, of Bracken county,
Reported the same without amendment.

The further consideration of said bill was cut off by the orders of the day.

The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a bill, entitled

An act concerning administrators and executors.

Said bill was ordered to be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The House then took up from the orders of the day a bill, entitled
A bill for the benefit of Carlisle Callum, of Greenup county.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
The House then took up from the orders of the day a bill, entitled
A bill to increase the jurisdiction of quarterly courts, and to
authorize the appointment of a deputy clerk.
Mr. Grigsby moved to commit said bill to the Committee on Circuit
Courts.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then took up from the orders of the day a bill, enti­
tled
A bill to increase the jurisdiction of justices of the peace.
Mr. Grigsby moved to commit said bill to the Committee on Circuit
Courts.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then took up from the orders of the day a bill, enti­
tled
A bill providing compensation for the clerks of the circuit and
criminal courts in this State.
Mr. Craddock moved to commit said bill to the Committee on Gen­
eral Statutes.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then took up from the orders of the day a bill, enti­
tled
A bill repealing all laws allowing the clerk of the Jefferson circuit
court fees in criminal cases, except such fees as other circuit clerks
in the State are allowed.
Mr. Little moved to recommit said bill to the Committee on the
General Statutes, with instructions to report, and make the consider­
ation of said bill the special order of the day for Friday, February
the 4th, at 10½ o'clock, A. M.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then took up from the orders of the day a bill, entitled
A bill to authorize Mrs. Z. E. Pillsbury, by joining with her husband, to convey certain real estate.
Mr. Feland moved the previous question.
The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Grigsby and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Ordered, That said bill be read a third time.

Said bill was then read a third time as follows, viz:

Whereas, Mrs. Z. E. Pillsbury is the owner of real and personal estate, held by her as separate property, in Warren county; and whereas, the restrictions laid upon such property by the general law are complained of as operating a hardship instead of a benefit in her case—

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That Mrs. Z. E. Pillsbury be authorized, and she is hereby
authorized, with the concurrence of her husband, to dispose of any or all of said property by sale, mortgage, or otherwise, as she may think proper.

§ 2. This act to be in force from its passage.

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said bill was rejected.

A message was received from the Senate, announcing that they had concurred in an amendment passed by this House to a bill, which originated in the Senate, entitled

An act for the benefit of the public schools of the city of Louisville.

The House then took up from the orders of the day an amendment adopted by the Senate to a bill, which originated in the House of Representatives, entitled
An act to incorporate the Harrodsburg Library Association. Which was concurred in.

The House then took up from the orders of the day an amendment adopted by the Senate to a bill, which originated in the House of Representatives, entitled

An act to legalize the acts of the Meade county court. Which was concurred in.

The House then took up from the orders of the day an amendment adopted by the Senate to a bill, which originated in the House of Representatives, entitled

An act for the benefit of Monterey, in Owen county. Which was concurred in.

The House then took up from the orders of the day a joint resolution, entitled

Resolution to appoint a committee to investigate responses of the Auditor and Public Printer.

Mr. Botts moved to lay said resolution on the table. And the question being taken on said motion, it was decided in the affirmative.

The House then took up from the orders of the day a joint resolution, which originated in the Senate, entitled

Resolution directing the purchase of maps of the State of Kentucky for the Senate and House of Representatives.

Said resolution reads as follows:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Sergeants-at-arms of the Senate and House of Representatives, and Henry Stanton, Esq., be, and they are hereby, authorized and directed to purchase two maps of the latest print and approved accuracy of the State of Kentucky, for the use of the Senate and House of Representatives, and that the same, when purchased, shall be hung at some convenient place on the wall of each House of the General Assembly; said maps not to cost exceeding twenty dollars each; and that the Auditor is hereby directed to draw his warrant on the Treasury in their favor for the cost of the same.

Which was twice read and adopted.

The House then took up from the orders of the day a joint resolution, entitled

Resolution directing the publishing of the daily Journals for the use of the General Assembly.

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Public Printer be, and he is hereby, directed to print 200
copies of the Journals or daily proceedings of the two Houses, for
distribution to the members of the Legislature and to the public
offices in Frankfort.

Which was twice read and adopted.

The House then took up from the orders of the day a joint resolu-
tion, which originated in the Senate, entitled
Resolution directing the Auditor to report the amount of fees
received by him in 1875.

Which was twice read and adopted.

The House then took up from the orders of the day a joint resolu-
tion, entitled
Resolution directing Librarian to have air grates put under Quar-
ter-Master and Adjutant General's Offices.

Which was twice read and adopted.

The House then took up from the orders of the day a joint resolu-
tion, entitled
Resolution in reference to the surviving soldiers and widows of
the Mexican war.

Which was twice read and adopted.

The House then took up from the orders of the day a joint resolu-
tion, which originated in the Senate, entitled
Resolution calling on the Auditor for information in regard to
attorneys employed to represent the State in certain cases.

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Auditor, D. Howard Smith, be, and he is hereby, required
and directed to report to this General Assembly, whether on and
between the 10th day of October, 1873, and 10th day of October,
1875, he drew his warrant on the Treasury in favor of any attorney,
other than the Attorney General, for services in behalf of the Com-
monwealth in any cases prosecuted in the Franklin circuit court, the
Court of Appeals, or in the Courts of the United States for the Dis-
trict of Kentucky, or in any procedure to coerce payment of demands
of the Commonwealth, payable at the Treasury; if so, to report the
style of suits, names of attorney in each case, amount of warrant in
favor of each, and date thereof, as also all other expenses incurred in
each action, and for what incurred, and to report for them by whom
directed, and at whose instance all of said warrants were drawn, and
under and by virtue of what act or provision of law.

Which was twice read and adopted.
The House then took up from the orders of the day a joint resolution, entitled
Resolution in regard to redistricting the State into judicial districts.
Mr. Lockhart moved to amend said resolution by inserting "the Committee on the Judiciary," in lieu of "the Committee on Circuit Courts."
Mr. Botts 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 said amendment, and it was decided in the affirmative.
The question was then taken on the adoption of said resolution, as amended, and it was decided in the affirmative.
The House then took up from the orders of the day a joint resolution, entitled
Resolution to appoint a committee to ascertain the result of the vote on the Constitutional Convention.
Which was twice read and adopted.
Mr. Grigsby was appointed a committee to report said resolution to the Senate.
Who retired, and, after a time, returned and reported that he had performed that duty.
The House then took up from the orders of the day a joint resolution, which originated in the Senate, entitled
Resolution authorizing a joint committee to inquire into the appropriation of money to charitable institutions.
Which was twice read and adopted.
A message was received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of school district No. 39, in Bath county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on Education.
And then the House adjourned.
38-H. R.
TUESDAY, FEBRUARY 1, 1876.

The following petitions were presented, viz:

By Mr. D. B. Smith—
1. The petition of sundry citizens of Guthrie, in Todd county, praying for the incorporation of said town.

By Mr. Johnson—
2. The petition of sundry citizens of Powell county, praying for the incorporation of the town of Stanton, in said county.

By Mr. Lockhart—
3. The petition of sundry citizens of Bourbon county, praying for the enactment of a law providing that the vicinity of Paris shall vote separately from the city of Paris on measures for railroad taxation.

By Mr. Bowles—
4. The petition of sundry citizens of Martin county, praying for a law authorizing a vote to be taken upon the question of a removal of the county seat of said county.

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

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend section 8, article 7, chapter 18, General Statutes.
An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869.
An act for the benefit of M. C. Rowland, sheriff of Marshall county.
An act for the benefit of school district No. 51, in Greenup county.
An act to amend section 8, article 31, chapter 29, of the General Statutes, for the benefit of J. P. Nuckols, of Barren county.

With an amendment to the last named bill.
On motion of Mr. Botts, said amendment was concurred in.
A message was also received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act for the benefit of Lawrence K. Steffy, of Barren county.

With an amendment as a substitute.

On motion of Mr. Botts,

Resolved, That said substitute be adopted.

And that they had passed bills of the following titles, viz:

1. An act to change the time of holding the Letcher quarterly court.

2. An act for the benefit of school district No. 21, Kenton county.

3. An act to amend the charter and change the name of the Chestnut Street Presbyterian Church, of Louisville.

4. An act to amend an act, entitled "An act to reduce into one the several acts concerning the town of Lagrange."

5. An act for the benefit of John Wallace, late clerk of the Boone county circuit court.

6. An act empowering the county court of claims of Clay county to sell its poor-house farm and tenements.

7. An act for the benefit of school district No. 12, in Warren county.

8. An act for the benefit of W. B. Withers, of Lincoln county.

9. An act to incorporate the district of Cold Spring, in Campbell county.

10. An act for the benefit of James T. Webb, of Grant county.

11. An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

12. An act to amend an act, entitled "An act to change the time of holding the circuit, criminal, and chancery courts of the 12th judicial district," approved 16th April, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st, 7th, and 9th to the Committee on Education; the 3d and 4th to the Committee on Corporate Institutions; the 5th to the Committee on County Courts; the 8th and 10th to the Committee on Ways and Means; the 6th to the
Committee on Propositions and Grievances, and the 11th and 12th to the Committee on Circuit Courts.

A message was also received from the Senate, announcing that they had adopted a joint resolution, which originated in the House of Representatives, of the following title, viz:

Resolution to appoint a joint committee to ascertain the result of vote on Constitutional Convention.

And that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

- An act for the benefit of R. W. Dickerson.
- An act for the benefit of Perry Jefferson, late sheriff of Mason county, and his sureties.

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

On motion of Mr. Spurr—
1. A bill to incorporate the Antioch and Huston Turnpike Road Company.

On motion of Mr. Black—
2. A bill to charter the Baptist Centennial Theological College, of Knox county.

On motion of Mr. Gaines—
3. A bill to incorporate the Union Library Association, in Union, Boone county.

On motion of Mr. Fish—
4. A bill for the benefit of A. L. Reed, of Laurel county.

On motion of Mr. Shanks—
5. A bill for the benefit of James N. Davis, of Lincoln county.

On motion of Mr. Treadway—
6. A bill allowing Estill county to vote a revenue tax for internal improvement.

On motion of Mr. Chowning—
7. A bill to amend the charter of the Masonic Building Company, of Falmouth.

Ordered, That the Committee on Internal Improvement prepare and bring in the 1st and 6th; the Committee on Education the 2d and 3d; the Committee on Claims the 4th; the Committee on Propositions and Grievances the 5th, and the Committee on Corporate Institutions the 7th.
Mr. Allen, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to legalize the acts of the Meade county court;
An act for the benefit of the town marshal of Monterey, in Owen county;
An act to incorporate the Harrodsburg Library Association;
An act to authorize the inspectors of the Penitentiary to have improvements made for the convenience of convicts;
Also a bill, which originated in the Senate, entitled
An act for the benefit of the public schools of the city of Louisville;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Allen inform the Senate thereof.

A message was received from the Governor, by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to authorize the inspectors of the Penitentiary to have improvements made for the convenience of convicts.
An act to legalize the acts of the Meade county court.
An act for the benefit of the town marshal of Monterey, in Owen county.

Mr. Craddock moved the following resolution, viz:

Resolved, That the Committee on the Judiciary be instructed to bring in a bill, if deemed proper, requiring the officers of this Commonwealth elective by the people, who may hereafter be elected to office, to take, in substance, the following additional oath:

I, do solemnly swear (or affirm) that I have not directly or indirectly given, advanced, or loaned any money or property of any kind whatsoever to any person or persons, for the purpose of being employed or used in the promotion of my election to the office I now claim; nor have I, previous to my election, agreed or promised, directly or indirectly, to give, advance, or loan any money or property for such purpose.

Which was adopted.

Mr. Lee moved the following resolution, viz:

Resolved, That the use of this Hall is tendered, on Thursday night next, to T. J. Key, President of the Kentucky State Horticultural Society, for the purpose of delivering a lecture on horticulture, and holding a fruit-growers' convention. All persons interested in fruit-growing are requested to attend.

Which was adopted.
Mr. Preston read and laid on the table the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That so much of the Governor's message as relates to the "boundary line between Kentucky and Indiana," together with the report of commissioners appointed to survey and determine the boundary line between said States, be referred to a joint committee, consisting of two Senators, to be appointed by the Speaker of the Senate, and three Representatives, to be appointed by the Speaker of the House of Representatives.

Bills were reported by the Committee on Retrenchment and Reform, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Bidwell—
A bill to cause the surplus of the Sinking Fund to be transferred to the Revenue Proper.

By same—
A bill to fix the per diem of petit jurymen in this Commonwealth.

By same—
A bill to fix the tax on real and personal estate at forty cents on the one hundred dollars in value thereof.

By same—
A bill to define when witnesses in felony cases are to be paid a fee by the Commonwealth.

By Mr. LaRue—
A bill to regulate the fees of county commissioners of public schools.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Mr. Bidwell moved that said bills be printed and made the special order for Tuesday, the 9th inst., at 11 o'clock, A.M., and for said special order to continue, from day to day, at that hour, until the consideration of each of said bills is completed, and said bills are finally disposed of by this House.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:
By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of John Welch, of Franklin county.
By Mr. Green Sterrett, from the same committee—
A bill for the benefit of T. C. Gillenwater, committee for Sarah
T. Morrison, a pauper idiot, of Barren county.
By same—
A bill for the benefit of W. F. Austin, committee for W. P. Austin,
a pauper idiot, of Barren county.
By same—
A bill for the benefit of John W. Mills, of Adair county.
By Mr. Lockhart, from the Committee on the Judiciary—
A bill for the benefit of the administrator of J. L. Stubbs, late
clerk of the Lyon county court.
By Mr. Grigsby, from the same committee—
A bill concerning judicial sales of the property and franchises of
railroad and turnpike corporations.
By Mr. Feland, from the same committee—
A bill to authorize the Lawrence county court to levy an addi­tional tax for road and bridge purposes, and for public improve­ments.
By Mr. Lockhart, from the same committee—
A bill regulating the duties of trustees, &c., in certain cases.
By Mr. Nelson, from the Committee on County Courts—
A bill to change the time of holding the quarterly courts of Pen­delton county.
By Mr. Campion, from the same committee—
A bill authorizing the Ballard county court to levy an ad valorem
tax.
Which bills were severally read the first time and ordered to be
read a second time.
The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with, and the same being
engrossed,

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

Mr. Johnson, from the Committee on Claims, who were directed
to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of John E. Abbott.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, John E. Abbott was sheriff of Hart county in 1872, and judgment was rendered against him in the Franklin circuit court for a considerable sum, in favor of the State for unpaid taxes, and the sum of two hundred and fifty-two dollars and forty-four cents damages and costs, all of which he has paid, as well the principal and costs as the damages; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the damages so paid be, and the same shall be, refunded, and that the Auditor of Public Accounts draw his warrant on the Treasury in favor of John E. Abbott for the sum of two hundred and fifty-two dollars and forty-four cents, the amount of said damages.

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

And the question being taken on the passage of said bill, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William C. Allen,
Marshall Baker, William Berkleie,
Bell G. Bidwell, James B. Blue,
William H. Botts, James H. Bowden,
Orlando G. Bowies, Tobias W. Burton,
Pat. Campion, James W. Chowning,
E. A. Coffman, James M. Cook,
F. G. Cox, Thomas J. Drury,
P. H. Duncan, W. J. Edrington,
John Ellis, J. H. Emerson,
James Farmer, John Feland,
John D. Gardner, J. Warren Grigsby,
Thomas W. Henton, Allen C. Hagan,
Richard P. Hocker, W. G. Hunter,
Thomas Johnson, Wood M. Jones,
John Watts Kearney, Wm. Kitchen,
Martin W. LaRue, Daniel Lary,
W. Jeff. Lee, Robert E. Little,
Bryan S. McClure, Matt. McKinney,
T. J. Megibben, William E. Minor,
Thos. J. Montgomery, Robert W. Nelson,
John B. Otten, J. V. Owen,
Jere. Poor, John W. Powell,
John Preston, J. N. Price,
David Pryse, O. C. Richardson, Sr.,
Samuel Russell, Thomas H. Shanks,
Ben. J. Shaver, M. M. Sloss,
A. H. Smith, D. B. Smith,
George R. Snyder, Ralph L. Spalding,
Richard A. Spurr, John A. Steele,
L. J. Stephenson, Green Sterrett,
Robert Sterrett, Albert A. Stoll,
Richard P. Stoll, W. J. Taylor,
Mr. Johnson, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to refund to J. E. Abbott, administrator of D. C. Doran, certain damages paid to the State.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, D. C. Doran was sheriff of Hart county in 1871, and, on account of bodily afflictions, failing to collect and pay over all the revenue in due time, and judgment was rendered against him and his sureties for a balance due, and three hundred and seventy-seven dollars and forty-one cents damages, all of which has been fully paid into the State Treasury by J. E. Abbott, who was a deputy of said Doran, and his administrator; and whereas, it appears that said Doran died of his said afflictions, leaving an afflicted family pecuniarily embarrassed; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of three hundred and seventy-seven dollars and forty-one cents damages paid by J. E. Abbott, administrator of D. C. Doran, to the Auditor of Public Accounts, be, and the same is hereby, directed to be refunded.

§ 2. That the Auditor of Public Accounts draw his warrant on the Treasury in favor J. E. Abbott, administrator of D. C. Doran, for the sum of three hundred and seventy-seven dollars and forty-one cents, to reimburse the family of said Doran for said payment of damages.

§ 3. This act to take effect from and after its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

39-11, R.
Those who voted in the affirmative, were—

Mr. Speaker (Stone),
William C. Allen,
Marshall Baker,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botts,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
James W. Chowning,
E. A. Coffman,
James M. Cook,
F. G. Cox,
K. R. Cubertson,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
John Ellis,
J. H. Emerson,
James Farmer,
John Feldman,
John M. Fish,
A. J. Fleming,
L. J. Frazee, jr.,
W. H. Frederick,
Joseph A. Gaines,
John D. Gardner,
William L. Grant,
J. Warren Grigsby,
Robert E. Grinstead,
Thomas W. Henton,
Allen C. Hagan,
Richard P. Hocker,
W. G. Hunter,
T. J. Jenkins,
Thomas Johnson,
Wood M. Jones,
John Watts Kearny,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
Robert E. Little,
G. C. Lockhart,
Bryan S. McClure,
Matt. McKinney,
T. J. Megibben,
William E. Minor,
Thos. J. Montgomery,
Robert W. Nelson,
John B. Otten,
J. V. Owen,
Chas. Patterson,
James M. Payne,
George W. Pickett,
W. L. Pollard,
Jere. Poor,
John W. Powell,
John Preston,
J. N. Price,
David Pryse,
O. C. Richardson, sr.,
Samuel Russell,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
D. B. Smith,
George R. Snyder,
Ralph L. Spalding,
Richard A. Spurr,
John A. Steele,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Richard P. Stoll,
W. J. Taylor,
E. B. Treadway,
G. W. Winns,
Charles H. Wood—82.

In the negative—none.

Resolved, That the title of said bill be as aforesaid.

Mr. Lockhart, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Henry F. Cornelius, A. Cornelius, and J. H. Gooch.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill, having been engrossed, was read a third time as follows, viz:

Gooch, sureties, for the sum of ten thousand and fifty-seven dollars and seventy cents, with interest at the rate of ten per cent. per annum, from the first day of June, 1873, until paid, being for the revenue of 1873; and whereas, all of said judgment was paid into the Treasury; and of the total amount said A. Cornelius, Henry F. Cornelius, and J. H. Gooch paid out of their own means the sum of nineteen hundred and sixty-five dollars and forty-two cents, the said sheriff being insolvent; and whereas, the interest on said sum paid was eight hundred and thirty-eight dollars and fifteen cents, from June 1st, 1873, to April 1st, 1874, the day of default; now to remedy the hardship of the case,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is hereby ordered to draw his warrant on the Treasurer in favor of said Henry F. Cornelius, A. Cornelius, and J. H. Gooch, for the sum of eight hundred and thirty-eight dollars and fifteen cents, payable out of any money not otherwise appropriated.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), A. J. Fleming, Chas. Patterson,
William C. Allen, Joseph A. Gaines, George W. Pickett,
Marshall Baker, John D. Gardner, W. L. Pollard,
William Berke, William L. Grant, Jere. Poor,
Bell G. Bidwell, J. Warren Grigsby, John W. Powell,
James D. Black, Robert E. Grinstead, John Preston,
James B. Blue, Thomas J. Henry, J. N. Price,
William H. Botts, Thomas W. Henton, David Pryse,
James H. Bowden, Richard P. Hocker, C. W. Robbins,
Orlando C. Bowles, W. G. Hunter, Samuel Russell,
H. H. Brinkley, Thomas Johnson, Thomas H. Shanks,
Tobias W. Burton, Wood M. Jones, Ben. J. Shaver,
Pat. Campion, John Watts Kearney, M. M. Sloss,
James W. Chowning, Wm. Kitchen, A. H. Smith,
E. A. Coffman, Martin W. LaRue, George R. Snyder,
James M. Cook, Daniel Lary, Ralph L. Spalding,
E. G. Cox, W. Jeff. Lee, Richard A. Spurr,
G. W. Craddock, Robert E. Little, John A. Steele,
K. R. Culberson, G. C. Lockhart, L. J. Stephenson,
Thomas J. Drury, Lucien S. Luttrell, Green Sterrett,
P. H. Duncan, Bryan S. McClure, Robert Sterrett,
W. J. Duncan, T. J. Megibben, Richard P. Stoll,
John Ellis, Wm. L. Minor, W. J. Taylor,
J. H. Emerson, Thos. J. Montgomery, E. B. Treadway,
James Farmer, Robert W. Nelson, G. W. Wims,
Resolved, That the title of said bill be as aforesaid.

Mr. Feland, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled A bill to regulate the purchase or sale of scrap iron, old metals, and second-hand furniture, raft-lines, and junk ropes, in certain counties in this Commonwealth.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Bowles moved an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

On motion of Mr. Green Sterrett, the provisions of said bill were applied to Hancock county.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Russell, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled A bill to regulate the release of liens.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Craddock,

Ordered, That said bill be printed.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled An act for the benefit of James Nelson, of Bath county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Russell, from the Committee on the Judiciary, to whom was referred a bill from the Senate, entitled
An act to empower W. J. Salyers, collector of railroad tax in Montgomery county, to proceed to the collection of said tax by himself or deputy,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act for the benefit of the jailer of Trigg county,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

F. G. Cox, J. H. Emerson, Martin W. LaRue,

Resolved, That the title of said bill be as aforesaid.

Mr. Johnson, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of J. J. Nesbitt, executor of William Richards,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John M. Fish, Chas. Patterson, James M. Payne, W. L. Pollard, Jere. Poor,
William C. Allen, A. J. Fleming, L. J. Frazee, jr., William L. Grant, J. Warren Grigsby, Robert E. Grinstead,
Marshall Baker, Joseph A. Gaines, Join D. Gardner, J. E. Warren Grigsby,
William Berkele, J. W. Grant, L. J. Frazee, jr., J. Warren Grigsby,
Bell G. Bidwell, Join D. Gardner, William L. Grant, J. Warren Grigsby,
James D. Black, J. W. Grant, J. W. Grant, J. W. Grant,
James B. Blue, J. Warren Grigsby, J. W. Grant, J. Warren Grigsby,
William H. Botts, J. Warren Grigsby, J. W. Grant, J. Warren Grigsby,
James H. Bowden, J. Warren Grigsby, J. W. Grant, J. Warren Grigsby,
Orlando C. Bowles, J. Warren Grigsby, J. W. Grant, J. Warren Grigsby,
H. H. Brinkley, J. Warren Grigsby, J. W. Grant, J. Warren Grigsby,
Tobias W. Burton, W. G. Hunter, J. W. Grant, J. W. Grant,
Pat. Campion, Thomas Johnson, W. G. Hunter, J. W. Grant,
James W. Chowning, Wood M. Jones, Thomas Johnson, W. G. Hunter,
E. A. Coffinan, W. G. Hunter, Thomas Johnson, W. G. Hunter,
James M. Cook, John Watts Kearny, John Watts Kearny, W. G. Hunter,
F. G. Cox, Wm. Kitchen, Martin W. LaRue, W. J. Pollard,
G. W. Craddock, Martin W. LaRue, Robert E. Little, W. J. Pollard,
K. R. Culberston, Daniel Lary, G. C. Lockhart, W. L. Pollard,
Thomas J. Drury, W. Jeff. Lee, W. L. Pollard, W. L. Pollard,
P. H. Duncan, Robert E. Little, W. L. Pollard, Robert E. Little,
Resolved, That the title of said bill be as aforesaid.

Mr. Russell, from the Committee on the Judiciary, reported two petitions of justices of the peace of Fayette county, which had been referred to said committee, with the expression of opinion that the prayers thereof should not be granted.

On motion of Mr. Grigsby,

Ordered, That said committee be discharged from the further consideration of said petitions.

Mr. Snyder, from the Committee on Railroads, to whom was referred a joint resolution from the Senate, entitled Resolution requesting our Senators and Representatives in Congress to vote in aid of the Texas and Pacific Railroad,

Reported the same without expression of opinion.

On motion of Mr. Snyder, the consideration of said resolution was made the special order for Friday, the 4th inst., at 11 o'clock, A.M.

Mr. Frederick moved to reconsider the vote by which a bill was passed, entitled

An act for the benefit of the Louisville Water-works.

The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a motion to reconsider the vote by which a bill was rejected, entitled

A bill to provide for the representation of the resources and industries of Kentucky at the American Centennial Exposition at Philadelphia, beginning May 10, 1876.

On motion of Mr. LaRue, the consideration of said motion was made the special order for the 9th of February, 1876, at 10½ o'clock, A.M.

The House then took up from the orders of the day a joint resolution, entitled

Resolution authorizing the appointment of a joint committee to report on the utility of Patterson's Forms.

Which was twice read and adopted.
The House then took up from the orders of the day the motion to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act to release the sheriff of Allen county from collecting railroad tax and other purposes.

Mr. Botts moved to lay the motion to reconsider on the table.

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. Henton and Hunter, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, J. H. Emerson, Matt. McKinney,
James D. Black, A. J. Fleming, Thos. J. Montgomery,
William H. Botts, Joseph A. Gaines, John B. Otten,
Orlando C. Bowles, John D. Gardner, James M. Payne,
H. H. Brinkley, Thomas J. Henry, W. L. Pollard,
Tobias W. Burton, Wm. Kitchen, Ben. J. Shaver,
E. A. Coffman, Martin W. LaRue, M. M. Sloss,
James M. Cook, Daniel Lary, A. H. Smith,
Thomas J. Drury,

Those who voted in the negative, were—

Mr. Speaker (Stone), Robert E. Grinstead, John W. Powell,
William C. Allen, Thomas W. Henton, John Preston,
Marshall Baker, Richard P. Hocker, J. N. Price,
William Berkele, W. G. Hunter, David Pryse,
James B. Blue, Thomas Johnson, O. C. Richardson, sr.,
James H. Bowden, Wood M. Jones, Samuel Russell,
Pat. Campion, John Watts Kearny, Thomas H. Shanks,
James W. Chowning, W. Jeff. Lee, D. B. Smith,
G. W. Craddock, Robert E. Little, George R. Snyder,
K. R. Culbertson, G. C. Lockhart, Ralph L. Spalding,
W. J. Edrington, Bryan S. McClure, Richard A. Spurr,
John Ellis, T. J. Megibben, John A. Steele,
James Farmer, William E. Minor, L. J. Stephenson,
John Feland, Robert W. Nelson, Green Sterrett,
John M. Fish, J. V. Owen, Richard P. Stoll,
L. J. Frazee, jr., Chas. Patterson, E. B. Treadway,
W. H. Frederick, George W. Pickett, G. W. Winns,
William L. Grant, Jere. Poor, Charles H. Wood—55.
J. Warren Grigsby,

The question was then taken on the motion to reconsider the vote by which said bill was passed, and it was decided in the negative.

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

William Berkele, Thomas W. Heaton, John W. Powell,
Pat. Campion, John Watts Kearny, John Preston,
James W. Chowning, Daniel Lary, David Pryse,
John Ellis, W. Jeff. Lee, Samuel Russell,
James Farmer, Robert E. Little, Thomas H. Shanks,
John Feland, William E. Minor, George R. Snyder,
W. H. Frederick, J. V. Owen, Ralph L. Spalding,
William L. Grant, Chas. Patterson, John A. Steele,
J. Warren Grigsby, Jere. Poor, Richard P. Stoll—27.

Those who voted in the negative, were—

Mr. Speaker (Stone), John M. Fish, John B. Otten,
William C. Allen, A. J. Fleming, James M. Payne,
Marshall Baker, L. J. Frazee, jr., George W. Pickett,
Bell G. Bidwell, Joseph A. Gaines, W. L. Pollard,
James D. Black, John D. Gardner, J. N. Price,
James B. Blue, Robert E. Grinstead, O. C. Richardson, sr.,
William H. Botts, Thomas J. Henry, Ben. J. Shaver,
James H. Bowden, Allen C. Hagan, M. M. Sloss,
Orlando C. Bowles, Richard P. Hocker, A. H. Smith,
H. H. Brinkley, T. J. Jenkins, D. B. Smith,
Tobias W. Burton, Thomas Johnson, Richard A. Spurr,
E. A. Coffman, Wood M. Jones, L. J. Stephenson,
James M. Cook, Wm. Kitchen, Green Sterrett,
F. G. Cox, G. C. Lockhart, Robert Sterrett,
G. W. Craddock, Lucien S. Lattrell, Albert A. Stoll,
K. R. Cubertson, Bryan S. McClure, W. J. Taylor,
Thomas J. Drury, T. J. Megibben, E. B. Treadway,
P. H. Duncan, Thomas J. Montgomery, G. W. Winns,

The House then took up from the orders of the day a bill, which originated in the Senate, entitled
An act for the benefit of Leonard Weitmeir, of Bracken county.
Which was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House then took up from the orders of the day a motion to reconsider the vote by which this House passed a bill, entitled
An act for the benefit of the Louisville Water-works.
Mr. Russell moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
The question was then taken on the motion to reconsider the vote by which said bill was passed, and it was decided in the affirmative. The yeas and nays being required thereon by Messrs. Russell and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Robert E. Grinstead, W. L. Pollard,
William C. Allen, Thomas W. Henton, John W. Powell,
Bell G. Bidwell, Richard P. Hocker, O. C. Richardson, sr.,
James D. Black, Wood M. Jones, Ben. J. Shaver,
James B. Blue, Daniel Lary, A. H. Smith,
William H. Botts, W. Jeff. Lee, D. B. Smith,
James M. Cook, Robert E. Little, George R. Snyder,
F. G. Cox, G. C. Lockhart, Ralph L. Spalding,
Thomas J. Drury, Lucien S. Luttrell, Richard A. Spurr,
W. J. Edrington, Matt. McKinney, John A. Steele,
James Farmer, John B. Otten, L. J. Stephenson,
John Peland, J. V. Owen, Green Sterrett,
John M. Fish, Chas. Patterson, Robert Sterrett,
A. J. Fleming, James M. Payne, W. J. Taylor,
W. H. Frederick, George W. Pickett, G. W. Winna—46.
John D. Gardner,

Those who voted in the negative, were—

Marshall Baker, J. H. Emerson, Thos. J. Montgomery,
William Berkele, L. J. Frazee, jr., Robert W. Nelson,
James H. Bowden, Joseph A. Gaines, Jere. Poor,
Orlando C Bowles, J. Warren Grigsby, John Preston,
H. H. Brinkley, Thomas J. Henry, J. N. Price,
Tobias W. Burton, Allen C. Hagan, David Pryse,
Pat. Campion, Thomas Johnson, Samuel Russell,
E. A. Coffman, John Watts Kearny, M. M. Sloss,
G. W. Craddock, Martin W. LaRue, Albert A. Stoll,
K. R. Culbertson, Bryan S. McClure, Richard P. Stoll,
P. H. Duncan, John A. Steele, Charles H. Wood—34.
John Ellis,

Mr. Wood, at 1½ o'clock, P. M., moved that this House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

On motion of Mr. Frederick, a committee, consisting of Messrs. Frederick and Spalding, was appointed to withdraw from the Senate a bill, which originated in the House of Representatives, entitled An act for the benefit of the Louisville Water-works.

Who retired, and, after a time, returned and reported that they had performed that duty, and delivered said bill into the custody of the Clerk of this House.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act empowering the Governor of this Commonwealth to appoint a sheriff for Breathitt county, and agree with him as to compensation,

With an amendment.

Which was concurred in.

On motion of Mr. A. A. Stoll, the use of the Hall of the House of Representatives was tendered to Dr. Luke P. Blackburn, of Louisville, for a lecture to-morrow evening.

And then the House adjourned.

WEDNESDAY, FEBRUARY 2, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers," approved February 23d, 1874.

An act for the benefit of James Wallace, late sheriff of Christian county.

An act for the benefit of John Lay, sheriff of Knox county.

An act for the benefit of Elizabeth Durham, of Green county.

An act giving the assessor of Trigg county one month additional time to return his books.

An act for the benefit of R. N. Walker, late sheriff of Crittenden county.

And that they had passed bills of the following titles, viz:

1. An act to amend chapter 1544, entitled "An act to amend Green River Female College, and other purposes," approved February 20, 1869.
3. An act for the benefit of Thomas H. Spradlin, committee of David Spradlin, an idiot, of Wayne county.
4. An act to amend an act, entitled "An act to incorporate the Henderson Building and Loan Association," approved April 24, 1873.
5. An act to amend section 2, article 16, chapter 92, of the General Statutes.
7. An act to repeal the charter of Geigerville, in the counties of Boyd and Carter.
8. An act declaring itinerant photograph vendors peddlers.
9. An act for the benefit of the sureties of A. C. Bowman, late sheriff of Breathitt county.
10. An act for the benefit of Madison Thomas, committee of Harvey P. Thomas, of Lewis county.
11. An act for the benefit of F. M. Hunt, committee of Rachel Hicks, an idiot, of Laurel county.
12. An act to give the sheriff of Gallatin county until the third Monday in February to execute bond for the collection of the revenue.
13. An act for the benefit of Farish Arnett, late sheriff of Magoffin county.
15. An act to amend an act, entitled "An act to incorporate the Henderson Building and Loan Association."
16. An act for the benefit of John P. Salyer and Augustus Arnett, of Magoffin county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 2d, 3d, 10th, 11th, 13th, and 16th to the Committee on Claims; the 7th and 15th to the Committee on Corporate Institutions; the 6th, 8th, 9th, and 12th to the Committee on Propositions and Grievances; the 14th to the Committee on Banks; the 1st to the Committee on Education, and the 5th to the Committee on General Statutes.
And that they had passed bills of the following titles, viz:

An act to allow the county court of Jessamine county to levy a special tax.

An act for the benefit of county judges, clerks, sheriffs, and other civil officers of the Commonwealth having uncollected fee bills.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a second time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of Francis Adwell.

An act to amend an act entitled “An act for the benefit of the public schools of the city of Louisville,” approved January 31, 1873.

An act to incorporate Smith’s Grove College, in Warren county.

An act for the benefit of the public schools of the city of Louisville.

An act for the benefit of Lincoln county.

The following petitions were presented, viz:

By Mr. Shanks—
1. The petition of sundry citizens of Lincoln county, praying the extension of a turnpike road leading out of Crab Orchard.

By Mr. Black—
2. The petition of sundry citizens of Allensville, Todd county, praying for the corporation of a free pike road through the Allensville civil district.

By Mr. Lindsay—
3. The petition of Bain Lodge, No. 424, praying for the repeal of the law authorizing merchant’s license for the sale of liquor.

By Mr. Black—
4. The petition of sundry citizens of Knox county, praying that Cumberland river, from Point Isabel to its source, be declared navigable.
Which were received, the reading dispensed with, and referred—the 1st, 2d, and 4th to the Committee on Internal Improvement, and the 3d to the Committee on Moral and Religious Institutions.

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

On motion of Mr. Pollard—
1. A bill for the benefit of Stanley D. Bowers, assessor of Caldwell county.

On motion of Mr. Henry—
2. A bill to create a criminal court in the thirteenth judicial district.

On motion of Mr. Jenkins—
3. A bill to regulate the pay of county school commissioners in this Commonwealth.

On motion of same—
4. A bill to change the terms of the Owenton police court.

On motion of same—
5. A bill to regulate tolls on turnpike roads in Owen county.

On motion of Mr. Edlington—
6. A bill for the relief of the sheriff of Ballard county.

On motion of same—
7. A bill to amend the law in relation to the collection of the revenue and county levy of Ballard county.

On motion of Mr. Wood—
8. A bill to incorporate the Kentucky Infirmary for Women and Children.

On motion of same—
9. A bill to amend section 6 of an act, entitled “An act for the incorporation and regulation of fire, health, accident, live stock, and all other, except life insurance companies,” approved March 12th, 1870.

On motion of Mr. Allen—
10. A bill to incorporate the Breckinridge Literary and Library Association of Owingsville, Bath county.

On motion of same—
11. A bill to prevent the destruction of fish in the waters of Licking river, State creek, and Triplett creek, in Bath and Rowan counties.

On motion of Mr. Lockhart—
12. A bill to incorporate the Clintonville Cemetery Company.
On motion of Mr. Otten—
13. A bill to prevent stock from running at large in Campbell county.

On motion of Mr. Steele—

On motion of same—
15. A bill for the benefit of the widow of Horace E. Dominick, deceased.

On motion of same—
16. A bill to permit the Keeper of the Penitentiary to hire convict labor to be employed in improving the navigation of certain rivers in this Commonwealth.

On motion of Mr. Luttrell—
17. A bill for the benefit of the Kentucky Mutual Benefit Association of Maysville.

On motion of Mr. Johnson—
18. A bill for the benefit of Menifee county.

On motion of same—
19. A bill to amend and reduce into one acts and amendatory acts incorporating the city of Mt. Sterling.

On motion of Mr. Owen—
20. A bill to incorporate the Walnut Bend Fence Company, in Henderson county.

On motion of same—
21. A bill for the benefit of the flooded districts of Kentucky.

On motion of Mr. David Pryse—
22. A bill for the benefit of Joel F. Reed, sheriff of Estill county.

On motion of same—
23. A bill for the benefit of Milo Danaway, of Lee county.

On motion of Mr. Sloss—

On motion of same—
25. A bill to amend and reduce into one the several acts relating to the town of Franklin, Simpson county, approved December 18th, 1867.

On motion of Mr. Patterson—
26. A bill for the better protection of owners of water crafts in this Commonwealth.
On motion of Mr. D. B. Smith—
27. A bill for the benefit of S. H. Perkins, of Todd county.

On motion of Mr. Hallam—
28. A bill to secure the pay of laborers, operatives, and employees of railroads, mills, manufacturing, and mercantile establishments.

On motion of Mr. Feland—
29. A bill to authorize the court of claims of Christian county to levy and collect a tax, of not exceeding twenty thousand dollars per annum, to establish a sinking fund with which to redeem the bonds of the county issued in aid of the Evansville, Henderson, and Nashville Railroad, and to enable the court to invest said fund in turnpikes, upon certain terms and conditions.

On motion of Mr. J. N. Price—
30. A bill to incorporate the Flemingsburg Branch Railroad Company.

On motion of same—

On motion of same—
32. A bill for the benefit of the stockholders of Elizaville Station and Maysville Turnpike Road.

On motion of Mr. Jones—
33. A bill for the benefit of J. C. Evans, late deputy sheriff and tax collector of Hickman county.

On motion of same—
34. A bill for the benefit of Hickman county.

On motion of same—
35. A bill for the benefit of J. F. Renick, late sheriff of Hickman county.

On motion of Mr. Duncan—
36. A bill for the benefit of common schools in this Commonwealth.

On motion of Mr. Bowden—
37. A bill to authorize the sale of the stock owned by the Logan county court in the Louisville and Nashville Railroad Company.

On motion of Mr. Frederick—

On motion of Mr. McKinney—
On motion of Mr. Hagan—
40. A bill to create a criminal court in the 16th judicial district.
On motion of Mr. Hocker—
41. A bill for the benefit of ex-sheriffs of this Commonwealth.
On motion of Mr. Frazee—
42. A bill to amend the act creating the office of sealer of weights and measures for the city of Louisville.
On motion of Mr. Shanks—
On motion of Mr. Botts—
44. A bill to amend the revenue laws.
On motion of Mr. Robert Sterrett—
45. A bill to repeal section 4 of chapter 181, Acts of 1874, entitled “An act to incorporate the town of Rowlett’s Station, Hart county,” approved February 24, 1874.
On motion of Mr. Megibben—
46. A bill for the benefit of R. W. Robertson, late sheriff of Harrison county.
On motion of Mr. Black—
47. A bill for the benefit of John N. Howard, late sheriff of Harlan county.
On motion of Mr. Richardson—
48. A bill to authorize the county court of Meade to levy a tax for the purpose of building a poor-house.
On motion of same—
49. A bill to authorize the trustees of the Methodist Church to sell some land for the benefit of said church.
On motion of same—
50. A bill to amend the charter of Brandenburg.
On motion of same—
51. A bill to authorize the trustees of the town of Brandenburg to sell and convey certain land in said town.
On motion of Mr. Douthitt—
52. A bill giving to the voters of Henry county the right to vote on the removal of the county seat of Henry county.
On motion of Mr. Grinstead—
53. A bill providing for the abolition of Fairview voting (No. 6) precinct, in Metcalfe county.

On motion of Mr. Brinkley—
54. A bill for the benefit of school districts Nos. 64, 92, 108, 114, and 125, of Pulaski county.

Ordered, That the Committee on Moral and Religious Institutions prepare and bring in the 45th; the Committee on Claims the 1st, 15th, 22d, 23d, 34th, 38th, 46th, and 47th; the Committee on Propositions and Grievances the 11th, 18th, 21st, 26th, 39th, and 52d; the Committee on Banks the 14th; the Committee on Corporate Institutions the 8th, 10th, 12th, 17th, 19th, 24th, 25th, 48th, 49th, 50th, and 51st; the Committee on Education the 3d, 36th, and 54th; the Committee on the Judiciary the 37th; the Committee on Internal Improvement the 32d; the Committee on General Statutes the 28th and 43d; the Committee on Circuit Courts the 2d, 33d, 35th, 40th, and 44th; the Committee on County Courts the 4th, 5th, 6th, 13th, and 42d; the Committee on Agriculture and Manufactures the 31st; the Committee on Privileges and Elections the 53d; the Committee on Penitentiary the 16th; the Committee on Ways and Means the 7th, 20th, 27th, and 41st; the Committee on Railroads the 29th and 30th, and the Committee on Insurance the 9th.

Leave of absence, until Monday, was granted to Mr. Fish.

Mr. A. H. Smith, from the Committee on Retrenchment and Reform, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to amend chapter 92, title 'Revenue and Taxation,' General Statutes," approved February 23d, 1874.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. McKinney,

Ordered, That said bill be printed and made the special order for Tuesday, the 8th inst., at 11 o'clock, A. M.

Mr. Craddock moved to suspend the rules to allow the Committee on Internal Improvement to report a bill.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. McClure moved the following resolutions, viz:

1. Resolved, That on and after Monday night next this House will hold night sessions, except on Saturday nights, convening each evening at 7½ o’clock, P. M.

2. Resolved further, That at each night session each member shall have the right to call up from committee three local bills, and have them acted upon by the House.

3. Resolved further, That at each night session the counties shall be called alphabetically, for the purpose of enabling the members to call up their local bills; and if the call of all the counties is not completed on any one night, the Clerk shall begin the call next night where he left off the preceding night.

Mr. Kearny moved to amend the second resolution by striking out “three bills” and inserting “one bill.”
Mr. McKinney moved to amend said resolution by striking out "three bills" and inserting "five bills."

The question was then taken on the adoption of the last named amendment, and it was decided in the negative.

Mr. LaRue moved to amend said resolution by striking out "three bills" and inserting "two bills."

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. Kearny and Shanks, 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 resolutions, as amended, and it was decided in the affirmative.
Mr. Frederick moved the following resolution, viz:

Resolved. That the Clerk and Assistant Clerk of the House of Representatives he authorized to employ another Assistant Clerk for the remainder of this session, from and after Monday next.

Which was adopted.

The hour of 11 o'clock, A. M., having arrived, the House took up the special order for that hour, to-wit: a bill, entitled

A bill to repeal a part of section 2 of an act, entitled "An act to incorporate the Licking River Lumber and Mining Company," approved January 25, 1868.

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

Mr. Little 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. Nelson and Albert A. Stoll, 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 motion to commit, and it was decided in the negative.
Mr. Henry moved that said bill be ordered to its third reading.
Mr. Bowles moved the previous question.
The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

Mr. Snyder moved to reconsider the vote by which said bill was passed.

Mr. Luttrell moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The hour of 11½ o'clock, A. M., having arrived, the House took up the special order for that hour, a bill, entitled

A bill to prevent the floating of logs, rafts, wood, and other lumber, loose, down Licking river.

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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 hour of 12 o'clock, M., having arrived, the House proceeded to take up the orders of the day.
Mr. Frazee moved to suspend the rules of the House in order to proceed with the call of the counties.
And the question being taken on the motion to suspend the rules, it was decided in the negative.
The yeas and nays being required thence by the rules of the House, were as follows, viz:
These who voted in the affirmative, were—

Orlando C. Bowles,        Richard P. Hoeker,        Samuel Russell,
K. R. Culbertson,         Martin W. LaRue,         George R. Snyder,
J. H. Emerson,            Wm. E. Minor,          L. J. Stephenson,
James Farmer,             Robert W. Nelson,        Robert Stoll,
L. J. Frazee, jr.,        John B. Otten,          Albert A. Stoll,
W. H. Frederick,          John W. Powell,         Richard P. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone),      A. J. Fleming,           T. J. Megibben,
William C. Allen,         Joshua G. Ford,          Thos. J. Montgomery,
Marshall Baker,           Joseph A. Gaines,        William A. Moore,
William Berkele,          John D. Gardner,        J. V. Owen,
Bell G. Bidwell,          L. E. Green,            Chas. Patterson,
James D. Black,           J. Warren Grigsby,       James M. Payne,
James B. Blue,            Robert E. Grinstead,     George W. Pickett,
William H. Botts,         Theodore F. Hallam,     W. L. Pollard,
Tobias W. Burton,         Thomas W. Henton,       Jere. Poor,
Pat. Campion,             E. E. Home,             John Preston,
E. A. Coffman,            W. G. Hunter,           J. N. Price,
James M. Cook,            Thomas Johnson,         Thomas H. Shanks,
F. G. Cox,                Wood M. Jones,         Ben. J. Shaver,
G. W. Craddock,           John Watts Kearny,      M. M. Sloss,
S. P. Douthitt,           Wm. Kitchen,           A. H. Smith,
Thomas J. Drury,          W. Jeff. Lee,            Ralph L. Spalding,
P. H. Duncan,             William B. Lindsay,     Richard A. Spurr,
W. J. Edrington,          Robert E. Little,        Green Stirling,
John Ellis,               Lucien S. Luttrell,      W. J. Taylor,
John Feland,              Bryan S. McClure,       Charles H. Wood—82.
John M. Fish,             Matt. McKinney,

The House then took up from the orders of the day a bill, entitled

A bill for the benefit of the Louisville Water-works.

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

Messrs. LaRue and Albert A. Stoll were appointed a committee to report said bill to the Senate.

Who retired, and, after a time, returned and reported that they had discharged that duty.

The House then took up from the orders of the day a joint resolution, entitled

Resolution to refer to a joint committee so much of the Governor's message as relates to the boundary line between Indiana and Kentucky and report of commissioners concerning same.

Which was twice read and adopted.
The Speaker appointed Messrs. Preston, Bowden, and Owen as said committee on the part of the House.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Minor, from the Committee on Internal Improvement—
A bill to amend and reduce into one act the several acts relating to roads in Union county.

By Mr. Russell, from the Committee on Circuit Courts—

By Mr. Grigsby, from the Committee on Insurance—
A bill for the benefit of the Farmers and Drovers' Insurance Company, of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Messrs. Kearny and Snyder were appointed a committee to report the last named bill to the Senate.

Who retired, and, after a time, returned and reported that they had discharged that duty.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to create a court of common pleas in the counties of Fayette, Bourbon, Bath, Madison, Woodford, and Scott.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Snyder,

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

Mr. Campion, from the Committee on Public Offices, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to provide for the completion of the public buildings and offices at the Seat of Government.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be printed.

Mr. Grinstead moved the following resolution, viz:

Resolved, That the Committee on Retrenchment and Reform be required to investigate the charge (made in certain newspapers) to the effect that the Auditor of this State certified that the sum of five thousand dollars, more or less, is due one Thos. Shanks, late sheriff of Jefferson county, when the books in the office of said Auditor show that said sum is not due said Shanks; the said committee to report in six days.

Mr. Albert A. Stoll moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Craddock moved to strike out of said resolution the words "contained in certain newspapers."

Which amendment was adopted.

Mr. Craddock then moved the following substitute, viz:

Resolved, That the Committee on Retrenchment and Reform be instructed to investigate the auditing of the accounts of Thos. Shanks, sheriff of Jefferson county, and report as to whether the same was properly audited; and if any mistake was committed, how and in what way it was done; and if the claim of the said Shanks was certified for too much, then the committee will ascertain how, why, and by whom it was done.

Mr. Bowles 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 said resolution, as amended by the substitute, and it was decided in the affirmative.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of school districts Nos. 18 and 44, in Henderson county;

An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869;

41-H. R.
Also bills and joint resolutions, which originated in the Senate, of the following titles, viz:

An act for the benefit of John B. Ruark, of Hart county;
An act for the benefit of the sheriff and jailer of Gallatin county;
An act for the benefit of Samuel Orr, of Graves county;
Resolution calling on the Auditor for information in regard to attorneys employed to represent the State in certain cases;
Resolution authorizing a joint committee to inquire into the appropriation of money to charitable institutions;
Resolution directing the purchase of maps of the State of Kentucky for the Senate and House of Representatives;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to change the time of holding the quarterly courts of Pendleton county.

Mr. Snyder moved to reconsider the vote by which this House passed a bill, entitled
An act to prevent the floating of rafts, logs, wood, and other lumber, loose, down Licking river.

Mr. Luttrell moved to lay said motion on the table.
And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.
And then the House adjourned.
THURSDAY, FEBRUARY 3, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to create a special road law for the county of Pendleton.

An act to exempt the county of McCracken and other counties from the provisions of section 4, article 3, chapter 27, General Statutes.

An act to amend the charter of the Lebanon and Perryville Turnpike Road Company.

An act to amend an act to amend the charter of the Fisherville and Buck Creek Turnpike Company, in Shelby county.

An act to incorporate the Paducah Water Company.

An act to amend an act to charter the town of Kuttawa, in Lyon county.

An act to legalize the collection of toll on the Owenton and Ross Mill Turnpike Road.

An act to amend the charter of the Lebanon, Barbour's Mill, and Mackville Turnpike Road Company.


An act for the benefit of the Farmers' and Drovers' Insurance Company, of Louisville.

An act to amend an act, entitled "An act to incorporate the Louisville Library Company," approved February 8, 1839.

An act to incorporate the town of Arlington, in the county of Ballard.

An act to amend an act, entitled "An act to create a court of common pleas in the counties of Fayette, Bourbon, Bath, Madison, Woodford, and Scott.

An act to amend the charter of the Covington and Lexington Turnpike Company.

With amendments to the last three named bills.

Which amendments were concurred in.

A message was also received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled
An act to incorporate the town of Whitesburg, in Letcher county.
And that they had passed a joint resolution, which originated in
the House of Representatives, entitled
Resolution to appoint a committee on State's interest in Covington
and Lexington Turnpike Road Company.
And that they had passed bills of the following titles, viz:
1. An act to amend an act, entitled “An act to incorporate the
Mt. Freedom and Jessamine County Turnpike Road Company.”
2. An act to amend the charter of the Louisville Turnpike Road
Company.
3. An act to amend an act amending the Turnpike Company of
Henry county, approved March 28, 1872.
4. An act to amend an act, entitled “An act incorporating the
Warsaw Turnpike Road Company.”
5. An act for the construction and completion of turnpike roads in
Robertson county.
6. An act to incorporate the town of Glencoe, in Gallatin county.
7. An act to legalize the action of the Livingston county court, at
its October term, 1872.
8. An act for the benefit of the clerk of the Wolfe circuit court.
9. An act to authorize the issue of a patent to Isaac Hibbs, jr.,
and E. Charlton, for the N. E. qr. of sec. 34, t. 2, r. 1, W.
10. An act for the benefit of the devisees of Joseph Brown.
11. An act releasing the stock of the State of Kentucky in the
turnpike road leading from the mouth of Salt river to Elizabethtown,
in Hardin county.
12. An act to amend the charter and amendments to the charter of
the city of Columbus.
13. An act to regulate the term of office and manner of electing
the city officers of the city of Columbus.
14. An act to provide for the sale of the public grounds in the city
of Columbus.
15. An act to regulate the practice of dentistry.
16. An act conferring jurisdiction on the Louisville chancery court
over the estate of Samuel B. Thomas, deceased, and authority to
adjudicate and settle the accounts of the trustee under the will of
said Thomas.
Which bills were severally read the first time and ordered to be
read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st, 2d, 3d, 4th, and 5th to the Committee on Internal Improvement; the 6th to the Committee on Corporate Institutions; the 7th to the Committee on County Courts; the 8th to the Committee on Circuit Courts; the 9th and 11th to the Committee on Ways and Means; the 10th to the Committee on Claims; and the 12th, 13th, 14th, 15th, and 16th to the Committee on the Judiciary.

The following petitions were presented, viz:

By Mr. Baker—
1. The petition of sundry citizens of the town of Russell, in Greenup county, asking for the incorporation of school district No. 1.

By Mr. Black—

By Mr. LaRue—
3. The petition of Mrs. Bettie Tanner, praying for an appropriation from the State.

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

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Harrodsburg Library Association.
An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869.
An act for the benefit of school districts Nos. 18 and 44, of Henderson county.

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

On motion of Mr. Frederick—
1. A bill to amend the charter of the Louisville, Harrod's Creek, and Westport Railway Company.

On motion of Mr. Russell—
2. A bill to amend section 52, article 2, chapter 39, of the General Statutes.
On motion of same—

On motion of Mr. Steeie—
4. A bill to prevent stock from running at large on incorporated roads in Woodford county.

On motion of Mr. Black—
5. A bill to amend article 3, chapter 52, of the General Statutes.

On motion of Mr. Berkle—
6. A bill to alter the lines between the counties of Garrard and Boyle.

On motion of same—
7. A bill authorizing the sale of the stock of the State in the Danville, Lancaster, and Nicholasville Turnpike Road Company.

On motion of Mr. LaRue—
8. A bill to incorporate the State Bank in Louisville.

Ordered, That the Committee on Railroads prepare and bring in the 1st; the Committee on the Judiciary the 2d, 3d, and 6th; the Committee on Propositions and Grievances the 4th; the Committee on General Statutes the 5th; the Committee on Internal Improvement the 7th, and the Committee on Banks the 8th.

Mr. Grigsby moved the following resolution, viz:

Resolved, That a committee of three members of this House be appointed by the Speaker, to act in concert with the committee from the Senate, to edit and superintend the publication and printing of the proceedings had in this General Assembly upon the death of the Hon. John C. Breckinridge.

Which was adopted.

Whereupon the Speaker appointed Messrs. J. Warren Grigsby, Thomas W. Henton, and Richard P. Stoll said committee.

The Speaker announced the following special committees, viz: Messrs. Jere. Poor, G. W. Craddock, Robert W. Nelson, G. C. Lockhart, and Daniel Lary, to inquire into the sale of the Covington and Lexington Turnpike Road Company.

Messrs. Thomas W. Henton, E. B. Treadway, and W. J. Edrington, to examine the records of the Land Office.

Messrs. G. W. Craddock, George W. Pickett, and Jere. Poor, to ascertain the vote on the call of a Constitutional Convention.

Leave of absence, indefinitely, was granted Messrs. Drury, Coffman, and Shaver.
Bills were reported by the committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Preston, from the Committee on the Judiciary—
A bill to legalize the proceedings of the Christian county quarterly court, begun and held on the 4th Monday in January, 1876.

By Mr. Jones, from the Committee on Moral and Religious Institutions—
A bill to regulate the sale of spirituous, vinous, and malt liquors in Union county.

By Mr. A. H. Smith, from the same committee—
A bill to prohibit the sale of spirituous, malt, or vinous liquors in Glasgow, and within one mile of the outside boundary thereof.

By same—
A bill to amend an act, entitled "An act to prohibit the sale of spirituous liquors in the town of Caverna," approved February 27, 1873.

By same—
A bill to establish an institution of learning in or near the town of Proctor, in Lee county.

By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of W. A. Mohon, sheriff of Muhlenburg county.

By Mr. Russell, from the Committee on the Judiciary—
A bill to incorporate the Student's Association of Georgetown College.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Messrs. Richard P. Stoll and Henton were appointed a committee to report the last named bill to the Senate.

Who retired, and, after a time, returned and reported that they had discharged that duty.
Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend section 1 of article 2, chapter 60, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Berkele moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Berkele and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Bowden, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend chapter 33, article 2, General Statutes.
Which was read the first time and ordered to be read a second time.
The rule of the House and, the constitutional provision as to the second reading of said bill being dispensed with,
The hour of 11 o'clock, A. M., having arrived, the House took up the special order for that hour, to-wit: a bill, entitled
A bill to amend chapter 60 of the General Statutes, title "Interest and Usury."
Mr. Henton moved a substitute for said bill.
Mr. Johnson moved an amendment to the substitute.
Mr. Hallam moved the following resolution, viz:
Resolved, That the bill now under consideration, and the pending amendments thereto, be, and the same are hereby, referred to the Committee of the Whole House; and that the House do now resolve itself into committee for the purpose of considering the same.
Which was adopted.
The House then resolved itself into a Committee of the Whole to consider said bill and amendments.
The Speaker vacating the chair designated Mr. LaRue to preside as Chairman of the Committee of the Whole.
Mr. Hallam moved an amendment and substitute for said bill.
The Committee of the Whole then arose, and the Speaker of the House resumed the chair.
Mr. LaRue, Chairman of the Committee of the Whole, then reported that the committee had come to no conclusion, and asked leave to sit again on Wednesday, the 9th inst., at 12 o'clock, M.
And the question being taken thereon, it was decided in the affirmative.
Mr. Hallam moved that the substitutes and amendments be printed.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The House then took up the special order for the hour of 11\(\frac{3}{4}\) o'clock, to-wit: a bill, entitled
An act to improve the navigation of the South Fork of the Kentucky river, in Clay county.
Ordered, That said bill, as amended, be engrossed and read a third time.

42-H. R.
Said bill, having been engrossed, was read a third time as follows,

viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of six thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of improving the South Fork of the Kentucky river, between the mouth of Newfound creek and the mouth of Crane creek, in Clay county, on the narrows of said river.

§ 2. That Gen. T. T. Garrard and Allen E. Robinson, of Clay county, are hereby appointed commissioners to apply and properly appropriate the said sum of money for the purpose named in section one of this act; but, before said commissioners shall act, they shall each enter into bond in the Clay county court, with sufficient surety, for the faithful performance of their duties, and take an oath that they will faithfully and truly apply and appropriate the sum of six thousand dollars to the improvement of the navigation of the South Fork of the Kentucky river, between the mouth of Newfound creek and the mouth of Crane creek, in Clay county.

§ 3. The Auditor of Public Accounts, upon the requisition of said commissioners, or any two of them, accompanied with a certified copy of their bond, and a statement of their expenditures to date, is hereby directed to draw his warrant upon the Treasurer for such sums of money as may be necessary to pay their contracts and expenses, not exceeding the amount above appropriated. A vacancy in the commission may be filled by appointment of the Governor.

§ 4. The said commissioners shall each be allowed the sum of three dollars per day for the time they are actually engaged in the duty hereby assigned them. They shall make a full report of all their acts and doings at the next session of the General Assembly.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

THOMAS J. DRURY,    JOHN WATTS KEARNY,    JOHN A. STEELE,
P. H. DUNCAN,    WM. KITCHEN,    ROBERT STERRETT,
JOHN ELLIS,    WILLIAM B. LINDSAY,    ALBERT A. STOLL,
J. H. EMERSON,    ROBERT E. LITTLE,    RICHARD P. STOLL,
JOHN FELAND,    G. C. LOCKHART,    E. B. TREADWAY,
A. J. FLEMING,    LUCIEN S. LUTTRELL,    G. W. WINNS,
L. J. FRAZEE, JR.,    T. J. MEGIBBEN,    CHARLES H. WOOD—60.

Those who voted in the negative, were—

BELL G. BIDWELL,    RICHARD P. HOCKER,    W. L. POLLARD,
WILLIAM H. BOTTS,    WOOD M. JONES,    C. W. ROBBINS,
TOBIAS W. BURTON,    DANIEL LARY,    M. M. SLOSS,
E. A. COFFMAN,    BRYAN S. MCCLURE,    A. H. SMITH,
JAMES M. COOK,    MATT. MCKINNEY,    RALPH L. SPALDING,
F. G. COX,    THOS. J. MONTGOMERY,    RICHARD A. SPURR,
W. J. EDRINGTON,    J. V. OWEN,    L. J. STEPHENSON,
JOSHUA G. FORD,    CHAS. PATTERSON,    GREEN STERRETT,
JOHN D. GARDNER,    JAMES M. PAYNE,    W. J. TAYLOR—29.
ROBERT E. GRINSTED,    GEORGE W. PICKETT,

Resolved, That the title of said bill be as aforesaid.

Mr. STEELE moved to reconsider the vote by which said bill was

passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it

was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, to whom the

same was recommitted, reported a bill, entitled

A bill to create a court of common pleas in the counties of Fay­

ette, Bourbon, Bath, Madison, Woodford, and Scott.

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

The rule of the House and the constitutional provision as to the

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.

Messrs. Little and Snyder were appointed a committee to report

said bill to the Senate.

Who retired, and, after a time, returned and reported that they

had discharged that duty.

The hour of 12 o'clock, M., having arrived, the House took up

from the orders of the day the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,

That a committee of two from the Senate and three from the House,

to be appointed by the respective Speakers, whose duty it shall be to
visit the several lunatic asylums in this Commonwealth, for the purpose of inquiring into the general management and fiscal affairs of said institutions, and report by bill or otherwise.

Mr. Berkele moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Craddock, from the Committee on Immigration and Labor, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to establish a Bureau of Agriculture and Statistics.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved an amendment to said bill.

Mr. Snyder moved to print said bill and amendment, and make the consideration thereof the special order for Thursday, the 10th inst., at 11 o'clock, A. M.

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

Mr. Hallam moved to reconsider the vote by which this House concurred in an amendment adopted by the Senate to a bill, which originated in the House of Representatives, entitled

An act to amend the charter of the Covington and Lexington Turnpike Company.

The Speaker announced the following committee to report as to the appointment of a sanitary committee, viz: Messrs. Thomas W. Henton, John Preston, Samuel Russell, W. G. Hunter, and Green Sterrett.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to create a court of common pleas in the counties of Fayette, Bourbon, Bath, Madison, Woodford, and Scott,

With an amendment.

Which was concurred in.

Mr. Emerson, from the Committee on Moral and Religious Institutions, to whom the same was recommitted, reported a bill, entitled

An act to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a second time.

The rule of the House and the constitutional provision as to the 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.

Mr. Wins, from the Committee on Moral and Religious Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

An act for the benefit of Elkton, Todd county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

Mr. Emerson, from the Committee on Moral and Religious Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to authorize the voters of the city of Mayfield to vote upon the question of prohibiting the sale of spirituous liquors, &c., in said city.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

The same passed into the orders of the day.

Bills which originated in the Senate were reported by the several committees to whom the same were referred, of the following titles, viz:
By Mr. Jones, from the Committee on Moral and Religious Institutions—

An act to repeal chapter 579 of the acts of 1873-'4.

By Mr. Jones, from the same committee—
An act to amend an act incorporating the Walnut Street Christian Church, of Louisville, Kentucky, approved February 19, 1848.

By Mr. R. P. Stoll, from the Committee on Corporate Institutions—

Which bills were ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to amend section 8, article 7, chapter 18, General Statutes;
An act to amend an act, entitled "An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers," approved February 23d, 1874;
An act to regulate the holding of circuit courts in the sixteenth judicial district;
An act for the benefit of school district No. 51, in Greenup county;
An act for the benefit of William Williams, late circuit and county court clerk of Owsley county;
An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties;
An act to continue in force an act approved February 3, 1874, for the benefit of W. L. Crumbaugh, late sheriff of Lyon county;
An act for the benefit of James Wallace, late sheriff of Christian county;
An act for the benefit of M. C. Rowland, sheriff of Marshall county;
An act empowering the Governor of this Commonwealth to appoint a sheriff for Breathitt county, and agree with him as to compensation;
An act to change the time of holding the quarterly courts in Pendleton county;
An act to amend section 6, article 31, chapter 29, of the General Statutes, for the benefit of J. P. Nuckols, of Barren county;
An act for the benefit of Lawrence K. Steffy, of Barren county;
Resolution to appoint a committee to ascertain the result of the vote on the Constitutional Convention;
Also the following enrolled bills, which originated in the Senate, of the following titles, viz:
An act to release the sheriff of Allen county from collecting railroad tax and other purposes;
An act to empower W. J. Salyers, collector of railroad tax in Montgomery county, to proceed to the collection of said tax by himself or deputy;
An act for the benefit of J. J. Nesbitt, executor of William Richards;
An act for the benefit of the jailer of Trigg county;
An act for the benefit of Leonard Weitmeir, of Bracken county;
An act to allow the county court of Jessamine county to levy a special tax;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Price inform the Senate thereof.
And then the House adjourned.
FRIDAY, FEBRUARY 4, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:


An act to incorporate the town of Newville, located in parts of Daviess, McLean, and Ohio counties.

The last named bill with an amendment.

Which was concurred in.

Also, that they had adopted joint resolutions, which originated in the House of Representatives, of the following titles, viz:

Resolution in reference to the surviving soldiers and widows of the Mexican war.

Resolution authorizing the appointment of a joint committee to report on the utility of Patterson's Forms.

Resolution directing Librarian to have air-grates put under Quartermaster and Adjutant General's Offices.

Also, that they had passed bills of the following titles, viz:

1. An act to amend an act incorporating the town of Grayson, Carter county, approved 22d February, 1860.
2. An act to amend chapter 76 of General Statutes, title "Militia."
3. An act to change the county line between Owen and Grant counties.
5. An act for the benefit of James L. Webb, assessor of Boyle county.
7. An act for the benefit of the trustees of the town of Catlettsburg.
8. An act to provide for districting Ohio county into justices' districts.
19. An act to change the county line between the counties of Knox and Bell.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Corporate Institutions; the 3d, 4th, and 6th to the Committee on Propositions and Grievances; the 2d to the Committee on Military Affairs; the 5th and 9th to the Committee on Ways and Means; the 8th to the Committee on County Courts; the 7th to the Committee on Circuit Courts, and the 10th to the Committee on General Statutes.

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

An act for the benefit of John P. Barrett, late sheriff of Ohio county.

An act to amend the charter of the city of Henderson, and the several acts in relation thereto.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to provide for the representation of Kentucky resources and industries at the American Exhibition at Philadelphia, beginning May 10, 1876.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Snyder moved to amend said bill by striking out the words “ten thousand,” where they occur in said bill, and inserting the words “six thousand.”

Mr. Henton moved to amend the amendment by striking out “six thousand” and inserting “three thousand.”

Which was adopted.

And the question being taken on the adoption of the amendment, as amended, it was decided in the negative.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled Resolution directing the appointment of a committee to inquire into the propriety of employing convict labor on works of internal improvement.

And that they had received official information that the Governor had approved and signed sundry enrolled bills and resolutions, which originated in the Senate, of the following titles, viz:

- An act for the benefit of the sheriff and jailer of Gallatin county.
- An act for the benefit of John B. Ruark, of Hart county.
- An act for the benefit of Samuel Orr, of Graves county.
- Resolution directing the purchase of maps of the State of Kentucky for the Senate and House of Representatives.
- Resolution calling on the Auditor for information in regard to attorneys employed to represent the State in certain cases.
- Resolution authorizing a joint committee to inquire into the appropriation of money to charitable institutions.

Also that the Senate desired to withdraw from this House the announcement that they had rejected a bill, which originated in the House of Representatives, entitled An act to incorporate the town of Whitesburg, in Letcher county.

Leave was granted them to withdraw the same, and said bill was placed in custody of the Senate.

Leave of absence, indefinitely, was granted Messrs. Robert Sterrett, Lee, Ellis, Robbins, Minor, and Chowning.

Mr. LaRue was added to the Committee on General Statutes.

Mr. Feland moved to reconsider the vote by which this House rejected a bill, entitled A bill for the benefit of Elkton, in Todd county.

The question was taken on the adoption of said motion, and it was decided in the affirmative.

Mr. Feland moved to amend the title of said bill as follows, viz:

An act to repeal an act to prevent the sale of spirituous and vinous liquors in Elkton, Todd county, approved December 20, 1871.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had ap-
proved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties.

An act to regulate the holding of circuit courts in the sixteenth judicial district.

An act for the benefit of William Williams, late circuit and county court clerk of Owsley county.

An act to amend section 8, article 7, chapter 18, General Statutes.

An act for the benefit of James Wallace, late sheriff of Christian county.

An act to amend an act, entitled "An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers," approved February 23d, 1874.

An act for the benefit of M. C. Rowland, sheriff of Marshall county.

An act for the benefit of school district No. 51, in Greenup county.

An act empowering the Governor of this Commonwealth to appoint a sheriff for Breathitt county, and agree with him as to compensation.

An act for the benefit of Lawrence K. Steffy, of Barren county.

An act to change the time of holding the quarterly courts in Pendleton county.

An act to amend section 6, article 31, chapter 29, of the General Statutes, for the benefit of J. P. Nuckols, of Barren county.

An act to continue in force an act approved February 3, 1874, for the benefit of W. L. Crumbaugh, late sheriff of Lyon county.

Resolution to appoint a committee to ascertain the result of the vote on the Constitutional Convention.

The Speaker announced the following committee to inquire into the utility of Patterson's Forms, viz: Messrs. R. W. Nelson, Charles Patterson, and John Ellis.

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill for the benefit of Thomas Ballou, of Pulaski county.
A bill for the benefit of the jailer of Daviess county.
A bill for the benefit of Elias Dorsey's estate.
A bill for the benefit of Geo. E. Johnston, of Taylor county.
A bill for the benefit of Seymour H. Perkins, clerk of Todd county court.

A bill to amend an act, entitled "An act to incorporate the Shelbyville and Bardstown Turnpike Company."

A bill to establish a district for the purpose of working and keeping in repair certain roads running into the town of Big Spring, in the counties of Meade, Hardin, and Breckinridge.

A bill to repeal the charter of Big Spring, in the counties of Meade, Hardin, and Breckinridge.

A bill incorporating the town of Cherry Hill, in Trigg county.

A bill for the protection of sheep in the counties of Henderson, Breckinridge, Meade, Ohio, Caldwell, Hancock, McLean, and Daviess.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of C. M. Howard, of Elliott county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

So said bill was rejected.

Mr. Henton, from the Committee on Ways and Means, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill for the benefit of Raccoon Mining and Manufacturing Company.

And the question being taken on discharging said committee, it was decided in the affirmative.

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of W. E. Clelland, late sheriff of Mercer county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows,


WHEREAS, W. E. Clelland, late sheriff of Mercer county, paid to the Auditor of Public Accounts the sum of two hundred and thirty-three dollars and seventy-one cents ($233 71), being five per cent. on the amount of taxes unpaid by him on the first of April, 1872, assessed by the Auditor under the act of March 22d, 1871; and whereas, the Appellate Court has since decided, in the case of Culton vs. the Commonwealth, 9 Bush, 902, that the sheriff was only bound to pay so much of said five per cent. as he had collected of the tax-payers; and whereas, it is represented by said Clelland that he did not collect all of said five per cent.; for remedy whereof,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is directed to settle with said Clelland the amount of said five per cent. that he or his deputies collected, and draw his warrant on the Treasury, in favor of said sheriff, for such part of said five per cent. as was not collected of the tax-payers of Mercer county.

§ 2. That the affidavits of said Clelland and his deputies, sworn to before the judge of the Mercer county court, as to how much of said five per cent. they have collected, may be considered by the Auditor as evidence of such fact.

§ 3. That this act take effect from its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz.:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William L. Grant, J. V. Owen, William C. Allen, L. E. Green, Chas. Patterson, Marshall Baker, J. Warren Grigsby, James M. Payne,
Resolved, That the title of said bill be as aforesaid.

The hour of 10½ o'clock, A.M., having arrived, the House proceeded to take up the special order for that hour, viz: bills, entitled

A bill repealing all laws allowing the clerk of the Jefferson circuit court fees in criminal cases, except such fees as other circuit clerks in the State are allowed.

A bill providing compensation for the clerks of the circuit and criminal courts in this Commonwealth.

On motion of Mr. Little,

Ordered, That said bills be made the special order for the 9th inst., at 10:25 o'clock, A.M.

Mr. Kearny, from the Committee on Ways and Means, to whom the same were referred, reported bills, which originated in the Senate, of the following titles, viz:

An act extending the time for the payment of revenue and county levy of Clay county for the year 1875.

An act to amend an act, entitled "An act to amend article 1, chapter 59, of the General Statutes," and to repeal an act, entitled "An act to regulate the sale and storage of oils made from coal,
petroleum, and other bituminous substances, and for the better protection of life and property, approved March 21, 1870, and the acts amendatory thereto, severally approved February 24, 1873, and March 8, 1873, and to further regulate the inspection and gauging of burning fluids, approved February 21, 1874.

An act to authorize the jailer of Trigg county to appoint a deputy;
An act for the benefit of James P. Webb, of Grant county.
An act for the benefit of W. B. Withers, of Lincoln county.
Reported the same without amendment.

Said bills were ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend section 1, article 16, chapter 92, of General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Hallam moved an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Botts moved to commit said bill and amendment to the Committee on General Statutes.

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

The hour of 11 o'clock, A. M., having arrived, the House proceeded to take up the special order for that hour, a joint resolution, entitled

Resolution requesting our Senators and Representatives in Congress to vote in aid of the Texas and Pacific Railroad,

Said resolution reads as follows, viz:

WHEREAS, The completion of the Union Pacific Railroad has developed a trade with China, Japan, and the South Pacific Islands far in excess of anything hitherto known, and stimulated the productive capacity of the Pacific slope to an extent beyond its powers to relieve by reasonably rapid transportation; and whereas, in the opinion of
this body the proper relief will be found in a competing line constructed further south, which will, in addition, meet the requirements of increasing growth and material prosperity of the entire southern section of our country; therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators and our Representatives in Congress be requested, if in their judgment such legislation be authorized by the Constitution of the United States, and beneficial to the people thereof, to use all proper efforts to secure the passage of an act, which, regarding the interests of the Government and the rights of the people properly, shall afford to the Texas and Pacific Railroad such aid as will insure its early completion; and that, while opposed to any further grant by Congress of Government bonds or money to railroads, this body regards the plan of guaranteeing the interest on the bonds of the company by the Government, guarding it against liability by a first lien on the road and all its property, including the lands granted by the Government, as the most feasible and proper manner in which such aid can be extended.

Mr. Little offered the following substitute for said resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Legislature of Kentucky is unalterably opposed, at this time, when the finances of the country are in a disordered condition, and a large and onerous public debt is resting on the people, to the granting by Congress of any subsidy, either in land or money, directly or indirectly, to any railway or canal.

Mr. Little moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the negative.

The question was then taken on the adoption of the substitute, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Mr. Little, Mr. Hume, Mr. Jones, Mr. Daniel Lary,
Marshall Baker, G. C. Lockhart, J. Warren Grigsby, Robert E. Grinstead,
William Berkele, Lucien S. Luttrell, E. E. Hume, C. W. Robbins,
Tobias W. Burton, Thos. J. Montgomery, John W. Powell, A. H. Smith,
J. H. Emerson, Samuel R. Overstreet, J. W. Grigsby, D. B. Smith,
John D. Gardner, James M. Payne, George W. Pickett, George R. Snyder,
J. W. Burton, Richard A. Spurr, W. J. Taylor,
John A. Steele, Albert A. Stoll, W. J. Taylor,
Robert E. Grinstead, George W. Pickett, Albert A. Stoll, G. W. Winn—34.
Those who voted in the negative, were—

James D. Black,                     Joseph A. Gaines,        William A. Moore,
James H. Bowden,                     William L. Grant,       Robert W. Nelson,
Orlando C. Bowles,                   L. E. Green,            John B. Otten,
H. H. Brinkley,                      Theodore F. Hallam,     J. V. Owen,
Pat. Campion,                        Zach. T. Heady,         Chas. Patterson,
James W. Chowning,                   Thomas W. Henton,       W. L. Pollard,
James M. Cook,                       Allen C. Hagan,         Jere. Poor,
F. G. Cox,                           Richard P. Hocker,      John Preston,
G. W. Craddock,                      W. G. Hunter,           David Pryse,
K. R. Culbertson,                    T. J. Jenkins,          O. C. Richardson, sr.,
S. P. Douthitt,                      Thomas Johnson,         Samuel Russell,
P. H. Duncan,                        Wm. Kitchen,            M. M. Sloss,
W. J. Edrington,                     Martin W. LaRue,       L. J. Stephenson,
John Ellis,                          W. Jeff. Lee,           Robert Sterrett,
A. J. Fleming,                       William B. Lindsay,     Richard P. Stoll,
Joshua G. Ford,                      Bryan S. McClure,      E. B. Treadway,
W. H. Frederick,                     Wm. E. Minor,

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

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

Those who voted in the affirmative, were—

James D. Black,                     Joseph A. Gaines,        Robert W. Nelson,
James H. Bowden,                     William L. Grant,       John B. Otten,
Orlando C. Bowles,                   Robert E. Grinstead,    J. V. Owen,
James W. Chowning,                   Theodore F. Hallam,     Chas. Patterson,
James M. Cook,                       Zach. T. Heady,         W. L. Pollard,
F. G. Cox,                           Thomas W. Henton,       Jere. Poor,
G. W. Craddock,                      Allen C. Hagan,         John Preston,
K. R. Culbertson,                    Richard P. Hocker,      David Pryse,
S. P. Douthitt,                      T. J. Jenkins,          O. C. Richardson, sr.,
P. H. Duncan,                        Thomas Johnson,         Samuel Russell,
W. J. Edrington,                     Wm. Kitchen,            M. M. Sloss,
John Ellis,                          W. Jeff. Lee,           L. J. Stephenson,
A. J. Fleming,                       William B. Lindsay,     Robert Sterrett,
Joshua G. Ford,                      T. J. Megibben,         Richard P. Stoll,
L. J. Frazee, jr.,                   William E. Minor,       E. B. Treadway,

Those who voted in the negative, were—

Mr. Speaker (Stone),                 Wood M. Jones,           J. N. Price,
Marshall Baker,                      Martin W. LaRue,        C. W. Robbins,
William Becketle,                    Daniel Lary,             Thomas H. Shanks,
James B. Blue,                       Robert E. Little,        A. H. Smith,
William H. Botts,                    G. C. Lockhart,         D. B. Smith,
H. H. Brinkley,                      Lucien S. Luttrel,       George R. Snyder,
Tobias W. Burton,                    Bryan S. McClure,       Ralph L. Spalding,
Leave was given to bring in the following bills, viz:

1. A bill to prevent the fraudulent release of liens retained by deed or mortgage in this Commonwealth.

2. A bill to amend article 17, sections 1 and 2, chapter 29, General Statutes.

3. A bill for the benefit of W. P. Smith, of Jefferson county.

4. A bill to authorize the President and Faculty of Cottage Home College to confer learned degrees.

Ordered, That the Committee on the Judiciary prepare and bring in the 1st; the Committee on General Statutes the 2d; the Committee on Claims the 3d, and the Committee on Education the 4th.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the town of Arlington, in the county of Ballard;

An act to exempt the county of McCracken and other counties from the provisions of section 4, article 3, chapter 27, General Statutes;

An act to amend the charter of the Lebanon and Perryville Turnpike Road Company;

An act to amend an act to amend the charter of the Fisherville and Buck Creek Turnpike Company, in Shelby county;

An act to amend an act to charter the town of Kuttawa, in Lyon county;

An act to amend the charter of the Lebanon, Barbour's Mill, and Mackville Turnpike Road Company;

An act for the benefit of John Lay, sheriff of Knox county;

An act for the benefit of Elizabeth Durham, of Green county;

An act for the benefit of the Farmers and Drovers' Insurance Company, of Louisville;
An act to create a court of common pleas in the counties of Fayette, Bourbon, Bath, Madison, Woodford, and Scott;
Also bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of James Nelson, of Bath county;
An act for the benefit of county judges, clerks, sheriffs, and other civil officers of this Commonwealth having uncollected fee bills;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Preston moved to reconsider the vote by which this House rejected a bill, which originated in the Senate, entitled
An act to provide for the representation of Kentucky resources and industries at the American Centennial Exhibition at Philadelphia, beginning May 10, 1876.
Mr. Lindsey moved to lay said motion on the table.
Mr. Nelson moved that the House do now adjourn.
And the question being taken on the adoption of the motion to adjourn, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Albert A. Stoll and Hallam, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Messrs. Hallam and Nelson required the yeas and nays on the
motion to lay Mr. Preston’s motion to reconsider on the table.

Mr. Nelson moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Albert A.
Stoll and Bowles, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Robert E. Grinstead, L. E. Green, O. C. Richardson, sr.,
William Berkleie, Theodore E. Hallam, Zach. T. Heady, C. W. Robbins,
James B. Blue, Allen C. Hagan, Richard P. Hooker, M. M. Sloss,
James H. Bowden, W. G. Hunter, E. E. Hume, A. H. Smith,
Orlando C. Bowles, Thomas Johnson, G. C. Lockhart, D. B. Smith,
Pat. Campion, Wood M. Jones, T. J. Jenkins, L. J. Smith,
James W. Chowning, Wm. Kitchen, Johnson A. Moore, W. G. Hunter,
G. W. Craddock, Martin W. LaRue, Richard A. Spurr, W. L. Pollard,
K. R. Culbertson, Daniel Lary, T. J. Megibben, John A. Steele,
S. P. Douthitt, G. C. Lockhart, William A. Moore, L. J. Stephenson,
P. H. Duncan, T. J. Jenkins, W. J. Nelson, Robert P. Stoll,
W. J. Edrington, John Otten, Robert W. Nelson, E. B. Treadway,

Those who voted in the negative, were—

William C. Allen, L. E. Green, O. C. Richardson, sr.,
Marshall Baker, Zach. T. Heady, C. W. Robbins,
James D. Black, Richard P. Hooker, M. M. Sloss,
William H. Botts, E. E. Hume, A. H. Smith,
Tobias W. Burton, William B. Lindsay, D. B. Smith,
James M. Cook, Lucien S. Luttrell, Ralph L. Spalding,
F. G. Cox, Bryan S. McClure, Green Sterrett,
A. J. Fleming, Thos. J. Montgomery, Robert Sterrett,
Joshua G. Ford, James M. Payne, Albert A. Stoll,
Joseph A. Gaines, John W. Powell, W. J. Taylor—32.

And then the House adjourned.
A message was received from the Senate, announcing that they had rejected a bill, which originated in the House of Representatives, entitled

An act to amend section 1, chapter 51, of General Statutes.

Also, that they had passed bills of the following titles, viz:

1. An act for the benefit of Charles G. Wintersmith, of Hardin county.
2. An act in relation to an act to incorporate the Kentucky and Great Eastern Railway Company, approved March 22, 1870.
3. An act to change the time of holding the quarterly courts for the county of Madison.
5. An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Augusta, in Bracken county.
6. An act to prevent the erection of traps and dams in Rockcastle river.
7. An act to amend section 4, article 7, chapter 28, General Statutes.
9. An act to amend the General Statutes as to changes of venue in criminal and penal cases.
10. An act to amend section 3, article 7, chapter 28, of the General Statutes.
11. An act to amend an act to amend an act, entitled "An act to incorporate the Kentucky Association for the Improvement of the Breed of Horses."

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Claims; the 2d to the Committee on Railroads; the 3d to the Committee on
County Courts; the 4th, 7th, 9th, 10th, and 11th to the Committee on General Statutes; the 5th to the Committee on Corporate Institutions; the 6th to the Committee on Propositions and Grievances, and the 8th to the Committee on Codes of Practice.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of the jailer of Trigg county.
An act for the benefit of Leonard Weitmeir, of Bracken county.

The following petition was presented, viz:

By Mr. David Pryse—

The petition of the members and officers of the Elliott county court, praying that the law inflicting imprisonment for carrying concealed weapons be repealed.

Which was received, its reading dispensed with, and referred to the Committee on General Statutes.

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

On motion of Mr. Johnson—
1. A bill authorizing the court of claims of Menifee county to levy a tax to pay off certain claims.

On motion of Mr. Stephenson—
2. A bill for the benefit of W. D. Carder, sheriff of Wayne county.

On motion of Mr. Botts—
3. A bill to charter the Glasgow Grange Mutual Benefit Society.

On motion of same—
4. A bill to legalize the acts of R. R. H. Gillack as clerk of the Barren county court under the provisional government of Kentucky during the late civil war.

On motion of Mr. Moore—
5. A bill to prevent the selling of vinous or malt liquors in the town of Foster, in Bracken county.

On motion of Mr. Lindsay—
6. A bill for the protection of willows and other scions set out on the beach of the Ohio river.

On motion of Mr. Kitchen—
On motion of same—
8. A bill for the use of Elijah Penington, of Elliott county.
On motion of same—
On motion of same—
10. A bill for the relief of Joel Sparks, of Elliott county.
On motion of same—
11. A bill for the relief of Elizabeth Collins.
On motion of Mr. McClure—
On motion of Mr. Treadway—
13. A bill for the benefit of John Peters, late sheriff of Floyd county.
On motion of Mr. Ford—
14. A bill to amend section 9, article 26, chapter 29, of the General Statutes, title "Cock Fighting."
On motion of same—
15. A bill for the improvement of Panther creek, in Daviess county.
On motion of same—
16. A bill to amend section 10, article 11, of chapter 29, and to repeal section 11 of article 11 of chapter 29 of the General Statutes.
On motion of Mr. J. N. Price—
17. A bill for the benefit of James W. Crain and others, of Fleming county.
On motion of Mr. Craddock—
18. A bill for the benefit of the Farmers' Bank of Kentucky.
On motion of Mr. Duncan—
On motion of Mr. Berkele—
20. A bill for the benefit of the Dix River and Lancaster Turnpike Road Company.
On motion of Mr. Green—
On motion of same—
22. A bill for the benefit of R. C. Kimble, of Grayson county.
On motion of Mr. Douthitt—
23. A bill for the benefit of Henry county.
On motion of same—

On motion of same—
25. A bill to amend an act to incorporate the New Castle and Carrollton Turnpike Road Company.

On motion of same—
26. A bill for the benefit of Walter Sutherland, committee for Elizabeth Sutherland.

On motion of same—
27. A bill for the benefit of John Roberts, of Henry county.

On motion of Mr. Wins—
28. A bill to incorporate C. S. Hoffman Lodge, No. 252, of Free and Accepted Masons.

On motion of Mr. Overstreet—
29. A bill for the benefit of Jessamine county.

On motion of Mr. Heady—
30. A bill to legalize the acts of the county court of Larue county.

On motion of Mr. Richard P. Stoll—
31. A bill to charter the Lexington Gas Company, of Lexington.

On motion of Mr. Albert A. Stoll—
32. A bill for the benefit of the Louisville Daily Volksblatt.

On motion of Mr. Spalding—
38. A bill for the benefit of Fletcher Chelf, of Marion county.

On motion of Mr. Grinstead—
39. A bill for the benefit of school district No. 28, in Metcalfe county.

On motion of Mr. Hume—
40. A bill to repeal the several acts increasing the jurisdiction of quarterly and justices' courts in the county of Anderson.

On motion of same—
41. A bill to amend the common school law of this Commonwealth.

On motion of same—
42. A bill to incorporate a turnpike company in Anderson county.

On motion of same—
43. A bill to incorporate the Camdensville and Mt. Eden Turnpike Company.

44—R. R.
On motion of Mr. Megibben—
44. A bill to regulate the taxes upon turnpike roads in this Commonwealth.

On motion of Mr. Nelson—
45. A bill for the benefit of Thomas Jones, sheriff of Campbell county.

On motion of same—
46. A bill to amend the charter and laws of the town of Belleview.

On motion of same—
47. A bill to change the corporate name of Swift's Iron and Steel Works.

On motion of same—
48. A bill to incorporate the Farmers and Mechanics' Manufacturing Company.

On motion of same—
49. A bill to incorporate the Dimmick Fire Plate Heater Company.

On motion of Mr. Lary—
50. A bill to amend the charter of Georgetown.

On motion of same—
51. A bill for the benefit of Scott county turnpike roads.

Ordered, That the Committee on Propositions and Grievances prepare and bring in the 7th, 8th, 9th, 10th, 11th, 13th, 2d, 1st, 17th, 19th, 22d, 28th, and 38th; the Committee on Corporate Institutions the 12th, 26th, 27th, 45th, 47th, 48th, 49th, 50th, 31st, 32d, and 46th; the Committee on General Statutes the 16th and 51st; the Committee on the Judiciary the 23d and 24th; the Committee on Banks the 18th; the Committee on Moral and Religious Institutions the 14th; the Committee on Internal Improvement the 29th, 25th, 43d, 44th, and 45th; the Committee on Ways and Means the 15th and 21st; the Committee on Agriculture and Manufactures the 6th; the Committee on Insurance the 3d; the Committee on Education the 39th and 41st, and the Committee on County Courts the 4th, 5th, 29th, 30th, and 40th.

Mr. Jenkins moved the following resolution, viz:

Resolved, That members of the House be requested to abandon the habit of smoking during business hours in this Hall.

Which was adopted.

Mr. Hallam offered the following resolution, viz:

Resolved, That the Committee on Penitentiary be instructed to inquire and report to this House by Thursday next what mode of
punishment is or has been inflicted upon female convicts for
infracti
on of
prison rules; and to that end to take testimony, including
that of convicts, and to report what testimony they have taken.

Which was adopted.

Mr. Bowden read and laid on the table the following joint resolu-
tion, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the Governor is hereby authorized to appoint ten commission-
ers, one from each Congressional District, who shall serve without
cost to the State; the Governor and said commissioners shall consti-
tute the Kentucky Centennial Board, which is authorized to take such
steps, and do all such things as to them shall seem proper for secur-
ing at the Centennial Exposition at Philadelphia a due representation,
by specimen, publication, and otherwise, of the natural resources of
the Commonwealth, especially in timber, coal, lead, iron, and other
mineral wealth, and of such other things as may, in their judgment,
illustrate the resources of the Commonwealth, developed and unde-
developed, or promote its interest, and to expend, at their discretion, for
such purpose, such sums as may be required, not exceeding in the
aggregate $5,000, which sum is hereby appropriated; and such sum or sums
shall be allowed and paid out of the Treasury on warrant drawn by the Governor, on order of said Board, at
such time or times as shall to said Board seem expedient, not exceed-
ing the amount appropriated.

Mr. Albert A. Stoll read and laid on the table the following joint
resolution, viz:

Whereas, The stable belonging to the Governor's mansion is in a
dangerous and dilapidated condition; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky,
That a committee of three from the House and two from the Senate
be appointed, whose duty it shall be to report upon the propriety of
building a new stable.

Mr. LaRue moved the following resolution, viz:

Resolved, That hereafter this House will not entertain any bill for
the incorporating any town with less population than 500 souls.

Mr. Grinstead moved to lay said resolution on the table.

And the question being taken on the adoption of the motion to lay
on the table, it was decided in the affirmative.

Mr. A. H. Smith, from the Committee on Retrenchment and Re-
form, who were directed to prepare and bring in the same, reported a
bill, entitled

A bill to regulate the sale of leaf tobacco in this Commonwealth
by warehousemen and commission merchants and tobacco dealers on
commission.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be printed.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to change the time of holding justices' courts in Washington county;

An act to amend an act, entitled "An act to incorporate the Louisville Law Library Company," approved February 8, 1839;

An act to legalize the collection of toll on the Owenton and Ross Mill Turnpike Road;

An act for the benefit of R. N. Walker, late sheriff of Crittenden county;

Resolution to appoint a committee on State's interest in Covington and Lexington Turnpike Road Company;

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

An act to repeal chapter 579 of the acts of 1873-'4;

An act to amend an act, entitled "An act to incorporate Jerusalem Lodge, No. 9, Ancient York Masons, of Henderson," approved January 9, 1868;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

Mr. Kearny, from the Committee on Ways and Means, presented the following report of said committee, viz:

Resolved, That the Committee on Ways and Means be instructed to ascertain whether the revenue tax may not be reduced five cents upon the hundred dollars of the assessed value of the taxable property of the Commonwealth, and report by bill or otherwise. That the proper officers be requested to furnish the Committee with proper facilities to enable them to report intelligently.

After a careful investigation into the financial condition of the State your Committee are fully convinced that it would be unwise, and even perilous to the credit and reputation of this Commonwealth, to diminish the present rate of taxation. And in order that you may know the grounds upon which they base their opinion, they respectfully invite your attention to the following report.
Looking at the exhibit of the present prosperous condition of the Revenue Department, there is great danger of misapprehension as to what are the real facts of the case. The Auditor's last report shows indeed a rather large surplus in the Treasury to the credit of the revenue; which surplus amounted, on the 10th day of October, 1875, to the sum of $361,604.25. This statement would, at first sight, indicate that the revenues of the State are largely in excess of its current expenses. This, however, is a fallacy; and any action based upon it must necessarily be misleading. The Revenue Proper has for many years been actually inadequate to the support of the State Government; and serious embarrassments even have been caused by large and ever-increasing deficits at the end of each fiscal year. The table of the annual receipts and expenditures, from the end of the fiscal year 1858 to the end of the fiscal year 1875, as here annexed, presents this part of the subject in a very succinct manner, carrying with it its own convincing evidence:

### Statement of Receipts and Expenditures from the 10th day of October, 1858, to the 10th day of October, 1875, inclusive:

<table>
<thead>
<tr>
<th>Years</th>
<th>Receipts</th>
<th>Expenditures</th>
<th>Deficits</th>
<th>Surplus</th>
</tr>
</thead>
<tbody>
<tr>
<td>10th Oct., 1858</td>
<td>$533,451 47</td>
<td>$555,896 91</td>
<td>$22,445 44</td>
<td>$16,673 92</td>
</tr>
<tr>
<td>10th Oct., 1859</td>
<td>475,028 17</td>
<td>458,345 62</td>
<td>16,683 53</td>
<td>82,683 06</td>
</tr>
<tr>
<td>10th Oct., 1860</td>
<td>553,955 85</td>
<td>729,188 42</td>
<td>175,232 57</td>
<td>101,377 38</td>
</tr>
<tr>
<td>10th Oct., 1861</td>
<td>550,103 14</td>
<td>507,850 41</td>
<td>142,253 63</td>
<td>51,247 73</td>
</tr>
<tr>
<td>10th Oct., 1862</td>
<td>657,797 68</td>
<td>611,165 89</td>
<td>46,631 79</td>
<td>29,661 88</td>
</tr>
<tr>
<td>10th Oct., 1863</td>
<td>645,642 49</td>
<td>694,999 29</td>
<td>53,356 80</td>
<td>60,283 60</td>
</tr>
<tr>
<td>10th Oct., 1864</td>
<td>716,463 00</td>
<td>757,446 40</td>
<td>41,983 40</td>
<td>137,086 00</td>
</tr>
<tr>
<td>10th Oct., 1865</td>
<td>517,378 45</td>
<td>1,122,512 22</td>
<td>605,133 77</td>
<td>47,233 77</td>
</tr>
<tr>
<td>10th Oct., 1866</td>
<td>642,555 11</td>
<td>1,243,755 47</td>
<td>601,200 36</td>
<td>33,350 36</td>
</tr>
<tr>
<td>10th Oct., 1867</td>
<td>1,043,107 90</td>
<td>1,207,707 67</td>
<td>164,600 77</td>
<td>137,500 77</td>
</tr>
<tr>
<td>10th Oct., 1868</td>
<td>995,614 38</td>
<td>1,307,177 56</td>
<td>311,563 18</td>
<td>26,950 18</td>
</tr>
<tr>
<td>10th Oct., 1869</td>
<td>924,602 11</td>
<td>1,682,659 92</td>
<td>758,057 81</td>
<td>131,507 81</td>
</tr>
<tr>
<td>10th Oct., 1870</td>
<td>703,076 63</td>
<td>2,112,589 50</td>
<td>1,409,513 87</td>
<td>83,486 87</td>
</tr>
<tr>
<td>10th Oct., 1871</td>
<td>1,008,317 88</td>
<td>1,488,572 63</td>
<td>480,254 75</td>
<td>28,925 75</td>
</tr>
<tr>
<td>10th Oct., 1872</td>
<td>1,032,532 27</td>
<td>1,182,661 48</td>
<td>150,169 21</td>
<td>51,370 21</td>
</tr>
<tr>
<td>10th Oct., 1873</td>
<td>1,426,789 59</td>
<td>1,470,014 60</td>
<td>48,725 99</td>
<td>119,063 00</td>
</tr>
<tr>
<td>10th Oct., 1874</td>
<td>1,378,788 38</td>
<td>1,258,925 25</td>
<td>119,863 03</td>
<td>119,863 03</td>
</tr>
<tr>
<td>Total</td>
<td>$10,585,479 71</td>
<td>$17,524,421 22</td>
<td>$6,938,941 51</td>
<td>$334,443 61</td>
</tr>
</tbody>
</table>

In view then of this alarming fact, that the revenues of the Government have fallen short of the actual expenditures (and this chiefly since 1867) by the sum of $2,373,861 92, the question naturally suggests itself, how have the expenses been met all along under this enormous deficit? The answer to this we discover in the fact that the Sinking Fund has been furnishing the means of making the debit and credit side of the account balance. The resources of this Fund, fortunately for the credit of the State, have been greater than were necessary to liquidate the
bonded indebtedness of the State, as it became due, and to pay the annual interest on the outstanding debt. This circumstance has permitted the practice of loans being constantly made from this Department, thereby virtually transferring its resources to the succor of the Revenue Proper. Without this expedient to fall back on, the State would have been compelled, long since, either to increase very largely the rate of taxation, or to issue her bonds to defray the current expenses of the Government. The moneys, thus transferred from the Sinking Fund to the Revenue Proper, amount to the sum of $2,501,027.56—a sum somewhat in excess of the actual deficit. But even this balance in the Treasury must soon disappear, to be likewise expended in making good future shortcomings of the revenue.

The following table presents the balanced account, as it now stands, between the Revenue Proper and the Sinking Fund:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Revenue receipts</td>
<td>$15,365,197.91</td>
</tr>
<tr>
<td>Loans from Sinking Fund</td>
<td>2,501,027.56</td>
</tr>
<tr>
<td>Making</td>
<td>$17,866,225.47</td>
</tr>
<tr>
<td>Expenses</td>
<td>17,024,021.25</td>
</tr>
<tr>
<td>Balance to credit Revenue Proper 10th October, 1875</td>
<td>$361,601.26</td>
</tr>
<tr>
<td>Loans</td>
<td>2,501,027.56</td>
</tr>
<tr>
<td>Surplus</td>
<td>234,483.51</td>
</tr>
<tr>
<td>Making</td>
<td>$2,735,466.17</td>
</tr>
<tr>
<td>Deficits</td>
<td>3,373,861.92</td>
</tr>
<tr>
<td>Balance 10th October, 1875</td>
<td>$361,601.26</td>
</tr>
</tbody>
</table>

It has been now seen that vast amounts of money have been transferred from the Sinking Fund to the credit of the Revenue Proper; and these transfers have been so great that, notwithstanding the deficits in the revenues of the State, a surplus has been created which is not yet absorbed. But it is necessary to a thorough elucidation of this subject that allusion be made to a act, approved March 19th, 1873, entitled “An act to amend the revenue laws of this Commonwealth.” By the provisions of that act the Auditor was directed to pay over to the Revenue Proper all the resources of the Sinking Fund then on hand, and accruing each succeeding year thereafter, except the five cents tax on each one hundred dollars’ worth of taxable property of the State: which tax is collected by law for Sinking Fund purposes. By the light which this act throws upon the receipts which are now flowing into the Treasury to the credit of the Revenue Proper, a ready explanation can be given why the receipts for the last two years have been so greatly in excess of the receipts of former years. Taking the receipts for the fiscal year ending October 10th,
1874, which amount to $1,435,789 99, the Auditor's report shows that $231,133 99 were derived from extraordinary and casual sources, as payments by the Federal Government of the war claims; sale of bank stock owned by the State; loans made by the Sinking Fund to outside parties and falling due after the passage of the act of 19th March, 1873. These receipts, of course, do not recur annually, and therefore do not form a part of the steady revenue of the State that can be relied upon in the future. And but for the act of the 19th March, 1873, these large sums would have been thrown into the Sinking Fund; and had they been used before the passage of that act, they would have been used as loans to supply deficits. But this fiction of law, by which the Revenue Proper was supposed to be making bona fide loans from the Sinking Fund, was no longer resorted to after the passage of that act. In estimating, therefore, the ability of the receipts of the Revenue Proper to meet the current expenses of the State, with the special reference to determine the practicability of reducing taxation, it is highly proper to deduct these extraordinary and occasional receipts from those which may be counted on in the future, because they partake of the nature of loans made to eke out the annual supplies. Deducing, therefore, these extraordinary receipts from the total receipts of the fiscal year ending 10th October, 1874, we shall discover that the legitimate and usual receipts amount only to $1,204,657 30, leaving a deficit in the revenue for that year of $274,983 29, instead of $43,850 51. Making a similar calculation with regard to the receipts for the year ending October 10th, 1875, there remains, instead of a surplus of $119,863 08, a virtual deficit of $71,859 86. The result of all this is, that the surplus in the Treasury on the 10th day of October, 1875, arose, not from an excess of ordinary and usual receipts over current expenses, but on account of large transfers of money from sources which are almost exhausted, and which in the future must be given up.

Does it not plainly appear that the government has been living beyond its income; and that long since it would have been compelled, by some means, to increase its revenues, but for the timely assistance afforded by the Sinking Fund? As that fund, however, is now so completely drained that it will not henceforth be able to contribute, in any material degree, to relieve future embarrassments of the Treasury, the inevitable conclusion must be that taxation must, at no distant day, be increased. For it is very certain that the time must soon arrive when the existing surplus in the Treasury, to the credit of the Revenue Proper, must be used up, since the fact has been shown that the ordinary receipts of the government fall short of the expenditures. The following carefully prepared estimates of the receipts and expenditures, for the next two years, make it appear that, within those years, the revenue receipts will fall behind to the amount...
of $52,371 21. That is to say, the State, two months before the meeting of the next General Assembly, will have virtually suspended payments.

### Estimated receipts and expenditures for 1876 and 1877.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total estimated receipts for 1876</td>
<td>$1,185,312 27</td>
</tr>
<tr>
<td>Add balance in Treasury 10th October, 1875</td>
<td>361,604 25</td>
</tr>
<tr>
<td>Making</td>
<td>$1,546,916 52</td>
</tr>
<tr>
<td>Deduct estimated expenses for 1876</td>
<td>1,392,300 00</td>
</tr>
<tr>
<td>Estimated surplus 10th October, 1876</td>
<td>$164,316 52</td>
</tr>
<tr>
<td>Total estimated receipts for 1877</td>
<td>1,185,312 27</td>
</tr>
<tr>
<td>Making</td>
<td>$1,359,928 79</td>
</tr>
<tr>
<td>Deduct estimated expenses for 1877</td>
<td>1,392,300 00</td>
</tr>
<tr>
<td>Estimated deficit 10th October, 1877</td>
<td>$52,371 21</td>
</tr>
</tbody>
</table>

With such a gloomy prospect before us, even under the present rate of taxation, is it not folly to entertain, for a moment, the thought of reducing taxation to the extent of five cents upon the one hundred dollars of assessed property? But in order to put the matter in as clear a manner as possible, it has been deemed advisable to present estimates of the receipts and expenditures for the years 1876 and 1877, upon the basis of a reduction of five cents. The present revenue tax amounts to twenty cents upon each one hundred dollars of assessed property. Under the proposed reduction, it would be but fifteen cents. A simple consideration of these estimates will be a sufficient argument against the practicability of the proposed reduction.

### Estimated receipts and expenditures for the years 1876 and 1877, upon the basis of the proposed reduction of the revenue tax to fifteen cents upon each one hundred dollars' worth of assessed property:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated receipts for 1876</td>
<td>$880,119 23</td>
</tr>
<tr>
<td>Add balance in Treasury 10th October, 1875</td>
<td>361,604 25</td>
</tr>
<tr>
<td>Making</td>
<td>$1,341,723 48</td>
</tr>
<tr>
<td>Deduct estimated expenses for 1876</td>
<td>1,392,300 00</td>
</tr>
<tr>
<td>Estimated deficit 10th October, 1876</td>
<td>$50,576 52</td>
</tr>
<tr>
<td>Add expenses for 1877</td>
<td>1,392,300 00</td>
</tr>
<tr>
<td>Making</td>
<td>$1,442,976 52</td>
</tr>
<tr>
<td>Deduct receipts for 1877</td>
<td>980,119 23</td>
</tr>
<tr>
<td>Deficit 10th October, 1877</td>
<td>$462,757 29</td>
</tr>
</tbody>
</table>

If the revenue tax should be reduced five cents, there will be a deficit in the Treasury upon the 10th day of October, 1877, amounting to $462,757 29. This is a serious matter to contemplate, occurring, as it does, two months before the meeting of the General Assembly, and thus leaving no means of relief within the reach of the Government.
It would be very natural, under such circumstances, from force of custom, to turn anew to the Sinking Fund, and let it pour its treasures into this chasm. But that fund has been stripped, by former drains, almost of its last dollar. There is the tax, it is true, of five cents upon the assessed value of property, which is still paid into the Sinking Fund to meet the annual interest upon the bonded debt of the State. Some might suggest that any surplus there might be from this tax ought to be directed, by immediate legislation, to be transferred annually to the credit of the Revenue Proper. As to the constitutionality of such a transfer, in view of a provision to the contrary in the State Constitution, it is not the purpose of your Committee to raise any question. They are very far, however, from recommending that a sacred fund, upon which the credit and reputation of this Commonwealth rests, should be depleted to such an extent. The debt of the State, it is true, is comparatively small; and the resources on hand may be more than sufficient to liquidate, dollar for dollar, that part of it held by individuals for money they have advanced to the State, amounting to the sum of $184,394. There is still, however, another debt of $1,639,274 93, equally binding upon the State, and due to the School Fund, to meet which the State does not hold assets; and which debt it may be to the interest of the people of the State to pay off at any time required. Hence it is deemed unadvisable to reduce further the resources of the Sinking Fund by the transfer of its present receipts to the credit of the Revenue proper; and for the reason that it is never deemed prudent, in matters of business, to expose one’s self to loss of credit, by letting our assets approach too near to our liabilities.

But waiving all objections growing out of considerations of public policy, and even permitting the Sinking Fund to yield up its last dollar, to be applied to the large deficit that will occur in the revenue, upon the 10th day of October, 1877, if the rate of taxation be reduced five cents, it will be seen by the following statement, that a very large deficit will still exist, without any means to make it up from any quarter whatever. The following table exhibits the present and future resources of the Sinking Fund. As may be seen, there will be a surplus on hand on the 10th October, 1877, of $314,571 89, which, if deducted from the deficit in the Revenue Department on the same day, still leaves a deficit of $145,085 40.

Statement of the condition of the Sinking Fund for the years 1876 and 1877.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated receipts 1877, five cents tax</td>
<td>$176,706 41</td>
</tr>
<tr>
<td>Interest on 5-20 bonds</td>
<td>13,809 09</td>
</tr>
<tr>
<td>Balance in Treasury 10th October, 1875</td>
<td>153,559 67</td>
</tr>
<tr>
<td>Total estimates for 1876—receipts</td>
<td>$344,065 48</td>
</tr>
<tr>
<td>Amount carried forward</td>
<td>$344,065 48</td>
</tr>
</tbody>
</table>

45—H. R.
From the foregoing statements, it is evident that it is not possible to reduce the present amount of taxation. On the contrary, it will be the duty of the next General Assembly, unless something is done to improve the revenue laws of the State, to increase the amount of taxes. This latter alternative is especially to be deprecated, in view of the great injustice and inequality of our present system of taxation. It already bears iniquitously upon those who are contributing now more than their share to the expenses of the government; and this further increase will aggravate their burden; while, in an equal ratio, it will lessen it to those who are not taxed up to their just dues. This is a fate by no means pleasant to contemplate, and ought to be averted by prompt action.

It is furthermore the opinion of your Committee, that a great reduction might be made in the annual rate of taxation, if, by a proper revision of the revenue laws, all the property subject to taxation in the State, could be reached and brought under the yoke of taxation. By thus increasing the basis of taxation, the rate could be proportionately reduced. For example, if the amount of taxable property in the State were doubled by the administration of efficient laws, half of the present tax upon each one hundred dollars' worth of property would realize the same amount of money as the present rate of forty-five cents brings into the Treasury under the present valuation.

The amount of property which escapes taxation, it is, of course, impossible for your Committee to estimate accurately. But, under our very loose and imperfect system, they are of opinion that it must be a vast amount that is not represented at all upon the assessors' returns. Some approximate idea, however, may be formed upon this point by comparing the State assessments with the reports of the last census of the United States, in which may be found an inventory of the wealth of the State by counties. The census was taken in the year 1870. At that time the total property, real and personal, of the State amounted to $604,318,552, while the State assessors returned only $409,544,294, a difference of $194,774,258.
Yet this does not fully represent the errors of our own State assessments, as no doubt much property escaped the vigilance of the United States assessors. Furthermore, it is estimated by practical and scientific men, writers and thinkers upon these subjects, that the value of real property equals the value of all other kinds of property. If this statement be true, the property of the State, by the present imperfect assessors' returns, should amount in the aggregate to the sum of $630,779,712, which is the value of real property doubled. Besides, the property which is actually assessed, is valued so far beneath its real value, that a reduced estimate occurs to the extent of the undervaluation. There is no doubt that in some counties the valuation of property does not exceed one third of its full and fair value; in others, not one half; and in some, perhaps, the valuation may rise as high as three fourths of the value. Were this property adequately valued, it would be equivalent to so much additional taxable property.

In order, therefore, to provide against embarrassments which seem to be in the near future, your Committee have come to the opinion that the best possible way to guard against threatening evils is to have a thorough revision of the revenue laws of the State. And for that purpose they deem the best expedient the appointment of a commission charged with the duty, with instructions to report their work to the next Legislature.

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

1. Resolved by the General Assembly of the Commonwealth of Kentucky, that a commission, to consist of three members, be appointed by the Governor, for the purpose of revising the revenue laws of this State; and that it be their duty to report to the next session of the General Assembly.

2. Be it further resolved, that any compensation therefore shall not exceed the sum of five hundred dollars each.

Ordered, That said report and resolutions be made the special order for Wednesday, 16th inst., at 11 o'clock, A. M.

Mr. Bidwell moved the following resolution, viz:

Resolved, That the Committee on the Sinking Fund be directed to ascertain and report what balance, if any, is due the State from the Keeper of the Penitentiary; why said balance has not been paid, and what steps have been taken to collect the same.

Which was adopted.

Mr. ——— moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.
Mr. Steele, from the Committee on Internal Improvement, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill for the improvement of Rockcastle river.

On motion of Mr. Steele,
Ordered, That said committee be discharged from the further consideration thereof.

Mr. Steele, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to amend the charter of Ford's Mill and Kentucky River Turnpike Road Company.
A bill to amend the charter of the Salvisa and Kirkwood Turnpike Road Company.
A bill to amend an act, entitled "An act to incorporate the Liberty and Green River Turnpike Road Company, in Casey county," approved March 25, 1873.
A bill to amend the charter of the Orangeburg and Tollsboro Turnpike Road, in Mason county.
A bill to repeal an act, entitled "An act for the preservation and production of game and fish in Bourbon county," approved January 22, 1874.
A bill to amend the charter of the Kenton Station Turnpike Road Company, in Mason county.
A bill to change location of the Wilderness Turnpike Road, in Laurel county.
A bill to amend the charter of the Athens and Walnut Hills Turnpike Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. Steele, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend the charter of the Kentucky River Turnpike.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved an amendment to said bill.

The further consideration of said bill was cut off by the orders of the day.

The hour of 12 o'clock, M., having arrived, the House proceeded to take up from the orders of the day a bill, entitled

A bill to regulate the release of liens.

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

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, In recording mortgages and deeds in which liens are retained (except railroad mortgages securing bonds payable to bearer), there shall be left a blank space immediately after the record of such deed or mortgage of at least two full lines for each note or obligation named in said deed or mortgage.

§ 2. When any note or notes named in any deed or mortgage shall be assigned to any other person, the assignor may, over his own hand, attested by the clerk, note such assignment in such blank space; and when any one or more of the notes named in any deed or mortgage is paid, or otherwise released or satisfied, the holder of said note or notes, and who appears from the record to be such holder, may release the lien, so far as such note or notes are concerned, by release over his own hand, attested by the clerk.

§ 3. No person, except such as shall from such record or assignment of record appear at the time to be the legal holder of any note or notes secured by lien in any deed or mortgage, shall be permitted to release the lien securing any such note or notes; and any release made in contravention of this section shall be void; but this act shall not be held to change the existing law if no such entry be made.

§ 4. For each assignment and release so made and attested by the clerk, he shall be entitled to charge a fee of twenty-five cents, to be paid by the person executing such release or noting such assignment.

§ 5. This act shall take effect and be in force from and after its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title of said bill be as aforesaid.
The House then took up from the orders of the day a bill, entitled A bill to provide for the completion of the public buildings and offices at the Seat of Government.

On motion of Mr. Bowles,

Ordered, That the consideration of said bill be made the special order for the 11th of February, 1876, at 11 o'clock, A. M.

Mr. Steele, from the Committee on Internal Improvement, who were directed to prepare and bring in a bill, entitled

A bill to amend an act for the benefit of Alex. Hannah, of Carter county, approved March 9, 1867.

Reported the same, with the expression of opinion that said bill ought not to pass.

Mr. Snyder moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned.

MONDAY, FEBRUARY 7, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of John E. Abbott, of Hart county.
An act to refund to J. E. Abbott, administrator of D. C. Doran, certain damages paid to the State.
An act for the benefit of John Welch, of Franklin county.
An act to amend an act to provide for the erection of school buildings in common school district No. 1, in the town of Haverville.
An act to amend the charter of the town of Shelbyville.
The last named bill with an amendment, as a substitute.
Which was concurred in.
And that they had passed bills of the following titles, viz:

1. An act to repeal an act, entitled "An act to amend an act reducing into one the several acts in relation to the town of Taylorsville, Spencer county," approved February 21st, 1874.

2. An act to incorporate the Traders and Farmers' Bank.

3. An act to amend chapter 5 of the Civil Code of Practice.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Banks, and the 3d to the Committee on the Codes of Practice.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to regulate the call and trial of Commonwealth and civil causes pending in the Hardin circuit court.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The following petitions were presented, viz:

By Mr. Speaker (Stone)—

1. The petition of sundry citizens of Marshall county, to remove the county seat of said county from Benton to Birmingham.

By Mr. Patterson—

2. The petition of the justices of the peace of Green county, to erect a work-house, &c., in said county.

By Mr. Brinkley—

3. The petition of the trustees of the town of Somerset, to amend the charter of said town.

By Mr. Drury—

4. The petition of sundry citizens of Cloverport, praying for the passage of an act for the benefit of common schools of said town.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on Propositions and Grievances; the 2d and 3d to the Committee on the Judiciary, and the 4th to the Committee on Education.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Elizabeth Durham, of Green county.
An act giving the assessor of Trigg county one month additional time to return his books.
An act for the benefit of John Lay, sheriff of Knox county.
An act to incorporate the town of Arlington, in the county of Ballard.
An act for the benefit of the Farmers and Drovers' Insurance Company, of Louisville.
An act to amend the charter of the Lebanon, Barbour's Mill, and Mackville Turnpike Road Company.
An act to amend an act to amend the charter of the Fisherville and Buck Creek Turnpike Company, in Shelby county.
An act to amend an act to charter the town of Kuttawa, in Lyon county.
An act to amend the charter of the Lebanon and Perryville Turnpike Road Company.
An act to exempt the county of McCracken and other counties from the provisions of section 4, article 3, chapter 27, General Statutes.
An act to amend an act, entitled "An act to create a court of common pleas in the counties of Fayette, Bourbon, Bath, Madison, Woodford, and Scott."
An act to repeal chapter 570 of the acts of 1873-'4.
An act to change the time of holding justices' courts in Washington county.
An act to legalize the collection of toll on the Owenton and Ross Mill Turnpike Road.
An act to amend an act, entitled "An act to incorporate the Louisville Law Library Company," approved February 8, 1839.
An act for the benefit of R. N. Walker, late sheriff of Crittenden county.

Resolution to appoint a committee on State's interest in Covington and Lexington Turnpike Road Company.

Bills were reported by the committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Hunter, from the Committee on Internal Improvement—
A bill for the benefit of the Daily Volksblatt, of Louisville.

By same—
A bill amending section 30, article 1, chapter 64, General Statutes, title "Roads and Passways," for the benefit of Calloway and Graves counties.

By same—
A bill to amend an act, entitled "An act to incorporate the New Castle and Carrollton Turnpike Road Company."

By same—
A bill to incorporate the Forest Retreat and Panther Creek Turnpike Road, in Nicholas county.

By same—
A bill authorizing the Wayne county court to sell twenty thousand dollars of the bonds of the county for the purpose of building courthouse.

By same—
A bill to further amend the several acts in relation to the town of Carlisle, in Nicholas county.

By same—
A bill to amend an act, entitled "An act to provide an additional voting precinct in Cumberland county," approved March 16th, 1870.

By same—
A bill to change the boundary line of magisterial districts Nos. 2 and 3, in Kenton county.

By Mr. Price, from the same committee—
A bill allowing Daniel Scott to construct a wharf and breakwater on the South Fork of the Kentucky river.

By same—
A bill to incorporate the New Providence and Western Turnpike Road Company.

By same—
A bill to incorporate the Demossville Turnpike Company.
By Mr. Spalding, from the Committee on Education—
A bill for the benefit of common school district No. 8, of Powell county.

By same—
A bill for the benefit of R. L. McElroy, late trustee of school district No. 16, in Marion county.

By same—
A bill for the benefit of Geo. W. Murphy, of Hopkins county.

By same—
A bill for the benefit of common school district No. 35, Rockcastle county.

By same—
A bill to incorporate the Union Library Association, of the town of Union, Boone county.

By same—
A bill to authorize the President and Faculty of Cottage Home College to confer learned degrees.

By Mr. Grigsby, from the same committee—
A bill to amend an act to provide for the erection of school buildings in common school district No. 1, in the town of Hawesville.

By same—
A bill to make additional provision for the education of the colored children in the city of Covington.

By same—
A bill for the benefit of colored common schools in Trimble county.

By same—
A bill for the benefit of common schools in Barren county.

By same—
A bill for the benefit of school district No. 42, Muhlenburg county.

By same—
A bill to amend the charter of the South Carrollton Academy, Muhlenburg county.

By same—
A bill to incorporate Hocker College, of Lexington.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Hunter, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to prohibit stock from running at large on turnpike roads in Woodford county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Grigsby moved to amend said bill by inserting therein Boyle county.

And the question being taken on the adoption of said 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 and the constitutional provision as to the 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 amended so as to read,

An act to prohibit stock from running at large on turnpike roads in Woodford and Boyle counties.

Mr. Hunter, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported a bill, entitled

A bill, entitled "An act concerning Mill Creek and tributaries, in Jefferson county."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Kearny moved to recommit said bill to the Committee on Internal Improvement, with instructions to report the same at any time.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hunter, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to appropriate money for the improvement of Red river, in Estill, Powell, Wolfe, and Menifee counties.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.

Mr. Minor, from the Committee on Internal Improvement, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to improve the navigation of Tradewater river.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Blue,

Ordered, That the further consideration of said bill be made the special order for Tuesday, the 15th inst., at 11 o'clock, A. M.

Mr. Grigsby, from the Committee on Education, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled

A bill to increase the number of school trustees to three in each district.

And the question being taken on discharging said committee, it was decided in the affirmative.

Mr. Feland moved to reconsider the vote by which said committee was discharged from the further consideration of said leave.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Nelson moved that said leave be recommitted to said committee, with instructions to bring in a bill.

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

Mr. Grigsby, from the Committee on Education, who were directed to prepare and bring in a bill, entitled
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A bill to increase the number of school trustees to three in each district,
reported the same, with the expression of opinion that said bill ought not to pass.
Said bill was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Feland offered an amendment to said bill.
Mr. Hunter offered an amendment to said amendment.
Mr. Grinstead offered a substitute for said bill and amendments.
The question was then taken on the adoption of the substitute, and it was decided in the negative.
The question was then taken on the adoption of the amendment of Mr. Hunter to the amendment of Mr. Feland, and it was decided in the negative.
The question was then taken on the adoption of the amendment of Mr. Feland, and it was decided in the affirmative.
Ordered, That said bill, as amended, be engrossed and read a third time.
Mr. Nelson moved to reconsider the vote by which said bill was ordered to its third reading.
The question was then taken on the adoption of said motion, and it was decided in the negative.
Said bill having been engrossed, was read a third time.
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Green and Betts, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, George H. Gardner, Samuel R. Overstreet,
Marshall Baker, William L. Grant, James M. Payne,
Bell G. Bidwell, L. E. Green, George W. Pickett,
James D. Black, Robert E. Grinstead, John W. Powell,
James B. Blue, Zach. T. Heady, David Pryse,
William H. Botts, Allen C. Hagan, O. C. Richardson, sr.,
Orlando C. Bowles, W. G. Hunter, C. W. Robbins,
H. H. Brinkley, Wm. Kitchen, M. M. Sloss,
James M. Cook, Martin W. LaRue, A. H. Smith,
P. G. Cox, Daniel Lary, D. B. Smith,
K. R. Culbertson, Bryan S. McClure, L. J. Stephenson,
Rufus Emmons, Thos. J. Montgomery, Albert A. Stoll,
Resolved, That the title of said bill be as aforesaid.

Bills which originated in the Senate were reported by the Committee on Education, to whom the same were referred, of the following titles, viz:

By Mr. Spalding—
An act for the benefit of school district No. 39, in Bath county.

By same—
An act for the benefit of school district No. 12, in Warren county.

By Mr. Grigsby—
An act to change district No. 44, in Kenton county.

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Hunter, from the Committee on Internal Improvement, to whom was referred a bill from the Senate, entitled
An act to amend article 12 of chapter 33 of the General Statutes, entitled "Elections,"

Reported the same without amendment.

On motion of Mr. Hunter,

Ordered, That said bill be printed and made the special order for the 10th day of February, 1876, at 11½ o'clock, A. M.

Mr. Spalding, from the Committee on Education, to whom was referred a bill from the Senate, entitled
An act to amend chapter 1544, entitled "An act to amend the charter of the Green River Female College, and other purposes," approved February 20, 1869,

Reported the same without amendment.
Orderd, That said bill be read a third time.

Mr. LaRue moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Cox moved an amendment to said bill.

Mr. LaRue moved to lay said amendment on the table.

And the question being taken on the motion to lay on the table, it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Stone), William C. Allen, James D. Black, William H. Botts, James H. Bowden, Orlando C. Bowles, H. H. Brinkley, Tobias W. Burton, F. G. Cox, K. R. Culberston, P. H. Duncan, W. J. Eldrington, J. H. Emerson,


Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the negative.

So said bill was rejected.
Mr. Grigsby, from the Committee on Education, to whom was referred a bill from the Senate, entitled
An act to incorporate the district of Cold Spring, in Campbell county.
Reported the same, with the expression of opinion that said bill ought not to pass.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the negative.
So said bill was rejected.
Mr. Grigsby, from the Committee on Education, asked to be discharged from the further consideration of the petition of sundry citizens of the town of Russell, in Greenup county, asking for the incorporation of school district No. 1, in said town.
And the question being taken on discharging said committee, it was decided in the affirmative.
Mr. Allen, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act for the benefit of the Louisville Daily Globe and the Louisville Daily Commercial;
An act to incorporate the Paducah Water Company;
Also the following enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:
An act to amend an act incorporating the Walnut Street Christian Church, of Louisville, Kentucky, approved February 19, 1848;
An act to amend an act, entitled "An act to amend article 1, chapter 59, of the General Statutes," and to repeal an act, entitled "An act to regulate the sale and storage of oils made from coal, petroleum, and other bituminous substances, and for the better protection of life and property, approved March 21, 1870, and the acts amendatory thereto, severally approved February 24, 1873, and March 8, 1873, and to further regulate the inspection and gauging of burning fluids, approved February 21, 1874;
An act to authorize the jailer of Trigg county to appoint a deputy;
An act for the benefit of James P. Webb, of Grant county;
An act for the benefit of W. B. Withers, of Lincoln county;
Resolution requesting our Senators and Representatives in Congress to vote in aid of the Texas and Pacific Railroad;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Allen inform the Senate thereof.

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

WHEREAS, The Kentucky River Navigation Company has failed to keep in repair the locks and dams in the Kentucky river, leased to it by the Commissioners of the Sinking Fund on the 26th day of August, 1869, and it has failed to pay full amount of the rents due, and has suffered the dams to get out of repair, and one has washed away, or nearly so, and some of the others are in great danger of being washed away; and said company has failed to comply with the terms of the contract it made with said Commissioners in nearly every particular; and whereas, said company is believed to be insolvent and unable to make the repairs necessary to save said property from destruction; and whereas, said company has had more than one year's notice of the intention of the State to resume possession of said property by suit in the Franklin circuit court; now, therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Kentucky River Navigation Company has forfeited its contract made with the Commissioners of the Sinking Fund, and that the State will, in view of such forfeiture, resume possession and control of the leased property on the 1st day of March, 1870.

Mr. David Pryse moved the following resolution, viz:

Resolved, That the Committee on Internal Improvement be, and it is hereby, instructed to report a bill authorizing and empowering the Lessee and Keeper of the Penitentiary to hire out any number, not exceeding 400 convicts, to work on any public improvements in this State; and that they regulate in said bill the discipline and treatment and mode of taking care of the convicts while hired out.

Which was adopted.

Mr. Preston moved the following resolution, viz:

Resolved, That 1,000 copies of the report of Prof. James K. Patterson, who was appointed by Gov. Leslie to attend the International Congress of Geographical Sciences, at Paris, in the year 1875, be printed for the use of this House.

Which was adopted.

Mr. Grigsby moved the following resolution, viz:

Resolved, That the use of this Hall is tendered to Prof. A. Symmes for a lecture on "Symmes Theory of the Formation of the Earth," for next Thursday evening.

The question was then taken on the adoption of said resolution, and it was decided in the negative.
Mr. Jenkins moved that this House do not hold a session on the evening of Wednesday, the 9th inst.

And the question being taken on the adoption of said motion, it was decided in the negative.

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

On motion of Mr. George H. Gardner—
1. A bill for the benefit of Hardin circuit court.

On motion of Mr. Shanks—
2. A bill to amend chapter 415 of an act (session 1873-'4, approved February 21st, 1874), regulating the sale of medicines and poisons.

On motion of Mr. Hocker—

On motion of Mr. McClure—
4. A bill for the benefit of James McGuire, of Russell county.

On motion of Mr. Bowden—
5. A bill to incorporate the Bank of Adairville.

On motion of same—
6. A bill for the benefit of George T. Price, sheriff of Logan county.

On motion of Mr. Botts—
7. A bill to repeal part of article 5, chapter 15, General Statutes, title "Claims upon the Treasury."

On motion of same—
8. A bill to provide proper subordinate officers and attendants upon the Court of Appeals, to provide further compensation, and prescribing their duties.

On motion of Mr. Otten—
9. A bill for the benefit of the town of California, in Campbell county.

On motion of Mr. LaRue—
10. A bill to amend section —, article 1, chapter 92, General Statutes.

Ordered, That the Committee on Circuit Courts prepare and bring in the 1st; the Committee on General Statutes the 2d; the Committee on the Judiciary the 3d; the Committee on Claims the 4th; the Committee on Banks the 5th; the Committee on Propositions and Grievances the 6th; the Committee on Retrenchment and Reform the 7th and 8th; the Committee on County Courts the 9th, and the Committee on Education the 10th.
The Speaker laid before the House the report of the State Board of Pharmacy.

Said report reads as follows, viz:

To the Honorable the General Assembly of the Commonwealth of Kentucky:

According to the provisions of "An act to regulate the sale of medicines and poisons," approved February 21, 1874, His Excellency, the Governor, "immediately after its passage" appointed "from among the Pharmacists of the State" the following gentlemen, to constitute the first Board of Pharmacy of Kentucky, to serve until the first day of July, 1877: E. Scheffer, C. Lewis Diehl, Vincent Davis, and John Colgan, of Louisville; H. M. Gilson, M. D., of Paducah; J. J. Younglove, of Bowling Green; and John J. Frost, of Lexington. J. J. Younglove, of Bowling Green, declining to serve, the Governor appointed J. J. Wood, of Maysville, in his stead.

The Board, in compliance with the law, respectfully present this, their first report, "on the condition of Pharmacy, together with the names of all registered Pharmacists and Assistant Pharmacists."

Before proceeding, however, with this, we deem it but just to you and to ourselves to report the manner in which we have proceeded to carry out the provisions of the law.

At a meeting held in the city of Louisville, March 16th, 1874, C. Lewis Diehl in the Chair, Vincent Davis, Secretary pro tem., it was determined to call a full meeting of the Board to assemble at Louisville on the first Tuesday in April, 1874.

The Board met according to call at Louisville April 7, 1874, all the members present, except J. J. Wood, of Maysville, and organized by the election of John J. Frost, of Lexington, President, Vincent Davis, of Louisville, Secretary and Registrar; adopted by-laws for the government of the Board, and elected an Executive Committee, consisting of the following members: Emil Scheffer, C. Lewis Diehl, and Vincent Davis, whose meetings should be held upon the second Tuesday of each month, in the city of Louisville, to consider applications for registration, examine candidates requiring it, and transact all necessary business during the intervals of the regular and adjourned meetings of the Board.

At this meeting it was deemed advisable, in view of some opposition to the law founded upon a misconception of its provisions, and an unjust prejudice against what was conceived to be the object of the act, to visit some of the cities coming under the law, and endeavor, by personal intercourse with members of our profession, to remove this misconception and prejudice, and to secure, if possible, the co-operation of all Pharmacists in carrying out the provisions of the law. In accordance with this determination, the Board visited Frankfort, Lexington, Covington, and New-
port in the month of May, 1874. Our first regular semi-annual meeting was held in Louisville July 15th, 1874; our second in Paducah, January 15th, 1875; our third in Lexington July 15th, 1875; our fourth and last, prior to this report, in Frankfort, January 15th, 1876; and we feel that the objects with which these visits were made, have been generally secured: that they have been productive of much good, so that the law is now regarded with general favor.

Since our organization J. J. Wood, of Maysville, having resigned his place upon the Board, W. H. Averill, of Frankfort, was unanimously elected to fill the vacancy.

Our examinations of applicants for registration have been of a practical character; based upon the United States Pharmacopoeia and United States Dispensatory—the recognized standards of authority in this country.

During the first year of the existence of the Board we endeavored, as far as we could in justice to the public safety and in view of the responsibility resting upon us, to make the standard of qualifications for registration correspond with the condition of Pharmacy in the State at the time of the passage of the law.

After that we raised the standard so as to more fully realize the benefits anticipated from the passage of the act.

ON THE CONDITION OF PHARMACY.

The importance of schools for systematic instruction in the various branches connected with the study of Pharmacy is now almost universally acknowledged, and to supply this want in our State, a College of Pharmacy was organized at Louisville August 16th, 1870, which has been slowly but surely gaining in patronage, until we may with confidence say it is now established upon a permanent basis. The course of instruction is thorough, and although in its infancy, we may as Kentuckians point to it with pride, as it will bear favorable comparison with the older and more prosperous Colleges of Pharmacy in this country; and our young men need no longer leave our State in order to acquire a thorough Pharmaceutical education.

Pharmacists of standing have long felt that they owe it to themselves and to the community, to demand that those who assume the responsible duty of compounding and dispensing medicines shall obtain credentials from those qualified to judge their fitness for the calling. In the past, the profession, has been forced to rely upon its own resources to accomplish this object; but within the last few years the medical profession, and also the general public, have awakened to the importance of this subject, and, as the result, laws have been enacted by the Legislatures of a number of the States, placing restrictions upon the practice of Pharmacy; and we
believe the time is not far in the future when Pharmacy will attain the
position, which it undoubtedly deserves, of a profession as distinct in its
character as that of the practice of medicine.

Since the passage of the law in our own State, in the towns and cities
coming directly under the observation of the Board, we with pleasure
report a very healthy and marked advance in Pharmaceutical knowledge,
both Pharmacists and assistants applying themselves more closely to
study and investigation; and the responsible business of compounding
and dispensing medicines for the sick is in the hands of more competent
persons.

Since our connection with the Board we have frequently been asked
the questions: "Why is the law not applied to the whole State?" "Is
not human life in the smaller towns and villages as of much value as in
the larger towns and cities?" This to many may appear (without much
reflection) a sufficient reason for extending the law, so as to include the
whole State; but in all questions of this sort, the feasibility and practica-
bility of the proposed action should be considered. While the Board feel
that the extension of the law, until it shall include the entire State, is
greatly to be desired, and would be of inestimable benefit, and believe
that its provisions should be extended gradually and as rapidly as is con-
sistent with its thorough execution, yet from our experience in carrying
out the provisions of the present law, we are convinced that a law gen-
eral in its application would be totally impracticable at this time, and by
its inefficiency would fall into discredit, and the objects for which it was
designed would be defeated, and the law itself finally abandoned.

A few changes in the law have suggested themselves to us, and we
herewith append a copy of the law, and such amendments as we believe
are needed, and respectfully request you to consider them, and grant the
same, if, in your wisdom, you deem them necessary:

CHAPTER 415.

AN ACT to regulate the sale of Medicines and Poisons.

§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, It shall be unlawful for any person, unless a registered Pharmacist,
or registered Assistant Pharmacist in the employ of a registered Pharma-
cist, or unless acting as an aid under the immediate supervision of a reg-
istered Pharmacist, or a registered Assistant Pharmacist, within the
meaning of this act, to retail, compound or dispense medicines or poisons,
except as hereinafter provided.

§ 2. Any person in order to be a registered Pharmacist or a registered
Assistant Pharmacist in the meaning of this act, shall be either a gradu-
ate in Pharmacy, a practicing Pharmacist, or a practicing Assistant in
Pharmacy. Graduates in Pharmacy shall be such as have obtained a
diploma from a regularly incorporated College of Pharmacy. Practicing Pharmacists shall be such persons as, at or prior to the passage of this act, have kept and continue to keep open shops for compounding and dispensing the prescriptions of medical practitioners, and for the retailing of drugs and medicines, and who shall have declared their intentions in writing of keeping open shops for the compounding of prescriptions of medical practitioners and the retailing of drugs and medicines, and all other persons [and such other persons] who, after the passage of this act, shall have declared their intentions in writing to open a shop for compounding and dispensing the prescriptions of medical practitioners, and for retailing drugs and medicines [shall have at least three years of practical experience in the business], and shall have passed a satisfactory examination before the State Board of Pharmacy. Practicing Assistants in Pharmacy shall be such persons as shall have served five years immediately preceding the passage of this act, in a shop or shops where the prescriptions of medical practitioners are compounded, and such other persons as have served three years apprenticeship in a shop or shops where the prescriptions of medical practitioners are compounded, and shall have passed a satisfactory examination before the State Board of Pharmacy.

§ 3. The State Board of Pharmacy shall consist of seven persons; and immediately after the passage of this act, the Governor shall appoint from among the most skillful Pharmacists of the State the first Board of Pharmacy; and on the first day of July of every third year thereafter, the Governor shall appoint the State Board of Pharmacy from the registered Pharmacists of the State, the Louisville College of Pharmacy to recommend to the Governor ten persons, members of said College of Pharmacy, four of whom shall be appointed on the State Board of Pharmacy. All vacancies by death, resignation, or removal from the State shall be filled by the Board from the registered Pharmacists of the State.

§ 4. Four members of said Board shall constitute a quorum. Said Board shall organize by the election of a President and Secretary, both of whom shall sign all certificates and all other official documents. Said Board shall meet twice a year [on the fifteenth day of January and on the fifteenth day of July], and shall have power to make by-laws and all necessary regulations for the proper fulfillment of their duties under this act. The Secretary of said Board shall also be Registrar of Pharmacists. The duties of said Board shall be to examine all applicants for registration, to direct the registration by the Registrar of all persons properly qualified or entitled thereto, and report [annually] to the General Assembly, on the condition of Pharmacy; together with the names of all registered Pharmacists and Assistant Pharmacists.
§ 5. The duties of the Registrar of Pharmacists shall be to keep a book in which shall be entered, under the supervision of the State Board of Pharmacy, the name and place of business of every person who shall apply for registration. It shall also be the duty of the Registrar to duly note the fact against the name of any registered Pharmacist or Assistant Pharmacist who may have died, or removed from the State, or disposed of, or relinquished his business, and to make all necessary alterations in the location of persons registered under this act.

§ 6. Every person applying for [examination and] registration under this act, shall pay to the State Board of Pharmacy five dollars, and [on passing the examination required] shall be furnished, free of expense, with a certificate of registration. Any registered Assistant Pharmacist may, with the consent of said Board, be entitled to registration as a registered Pharmacist, and shall be furnished with a certificate of registration for which certificate he shall pay the Registrar one dollar. Every registered Pharmacist and registered Assistant Pharmacist shall be furnished by the Registrar of Pharmacists with a renewal certificate annually, for which renewal certificate he shall pay one dollar.

§ 7. Any person not a registered Pharmacist, who shall, after the passage of this act, keep open shop for the retailing of medicines or poisons, or shall take, use or exhibit the title of registered Pharmacist, or any person who shall violate any of the provisions of this act, shall, upon the first conviction, be sentenced to pay a fine of fifty dollars, and upon the second and every subsequent conviction shall be sentenced to pay a fine of one hundred dollars.

§ 8. The fees received for examination, registration, and certificates and renewal certificates, and all fines under this act, shall be appropriated to defray the expenses of the State Board of Pharmacy.

§ 9. This act shall not apply to any town or city of less than five thousand inhabitants.

§ 10. Nothing in this act shall be construed to apply to any practitioner of medicine who does not keep open shop for compounding and dispensing medicines, nor shall it interfere with the making and dealing in proprietary medicines (popularly called patent medicines).

§ 11. This act to take effect on and after its passage.

Section 2, line 13, from top, instead of “and all other persons,” let the law read: and such other persons.

Section 2, line 17, from top, after “and medicines,” and before “and shall have passed, &c.,” insert shall have at least three years of practical experience in the business.

Section 4, line 5, instead of “on the 15th day of January” and “on the 15th day of July,” let the law read: on the second Thursday of January and on the second Thursday of July.
Section 4, line 11, erase the word "annually."
Section 4, line 12, after the word "to," and before "the General Assembly," insert: each regular session of.
Section 6, line 1, erase the words: "examination and."
Section 6, line 3, after "five dollars and," and before "shall be, &c.,” erase the words “on passing the examination required,” and substitute if qualified.

After section 6 make a new section, which shall be section 7, and shall read as follows: Upon the decease of any registered practicing Pharmacist, actually in business at the time of his death, it shall be lawful for any executor, administrator, or trustee of the estate of such registered practicing Pharmacist, to continue such business, but such business shall actually be conducted by a registered practicing Pharmacist.

Section 7 shall become section 8.
Section 8 shall become section 9.
Section 9 shall become section 10.
Section 10 shall become section 11.
Section 11 shall become section 12.

Summary of work done by the Board since its organization:

Number of Pharmacists qualified under the law and registered without examination
Registered upon first examination
Registered upon second examination
Total number of Pharmacists registered
Number of Assistant Pharmacists qualified under the law and registered without examination
Registered upon first examination
Registered upon second examination
Total number of registered Assistants
Number changed from Assistants to Pharmacists
Number registered Assistants, January 15, 1876

Number of Pharmacists and Assistants registered

Number of Pharmacists graduates in Pharmacy
Number of Pharmacists graduates in medicine
Number of Pharmacists out of business
Number of Pharmacists removed from State
Number of Pharmacists died
Number of applicants rejected upon examination
Number of Assistant Pharmacists graduates in Pharmacy
Number of Assistant Pharmacists removed from State
Number of Assistant Pharmacists died
Number of applicants rejected upon examination
Annexed is a list of the registered Pharmacists and registered Assistant Pharmacists.

All of which is respectfully submitted,

JOHN J. FROST, President,
VINCENT DAVIS, Registrar,
C. LEWIS DIEHL,
EMIL SCHEFFER,
JOHN COLGAN,
H. M. GILSON,
W. H. AVERILL.

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Berge, J. C. -------------------------------- Bowling Green.
Carson, W. R. -------------------------------- Bowling Green.
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Mallory, John H. --------------------------- Bowling Green.
Seeley, B. P. (out of business) ----------- Bowling Green.
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<td>Newport</td>
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<td>Blatterman, Geo. W.</td>
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<td>Broderick, E.</td>
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<td>Lindsay, H. P.</td>
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<td>Wood, Geo. T.</td>
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<td>Wood, J. J.</td>
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**REGISTERED ASSISTANT PHARMACISTS.**

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<th>Name</th>
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<td>App, Joseph</td>
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<td>Baird, J. Z.</td>
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<td>Buffam, O. D.</td>
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<td>Buschmeyer, H. jr.</td>
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<td>Cramer, Charles M.</td>
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<td>Baltzell, W. J. (gone to Cythiana)</td>
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The Clerk and Assistant Clerk having appointed James E. Stone, jr., an Assistant Clerk, in pursuance of a resolution adopted by this House some days since, he appeared at the bar of the House and took the oath prescribed by law.

In pursuance of resolution, the House convened in session at 7½ o'clock, P. M.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

A bill to incorporate the Breckinridge Literary and Library Association, of Owingsville, Bath county.

By same—

A bill to incorporate the town of Burlington, in Boone county.

By Mr. LaRoe, from the same committee—

A bill to amend the charter of the Danville and Hustonville Turnpike Road Company.
By same—
A bill to amend an act to incorporate the town of Shelby City, in the county of Boyle.
By Mr. Nelson, from the Committee on County Courts—
A bill to prevent stock from running at large in Campbell county.
By same—
A bill to compensate jurors in the quarterly, city, and justices' courts in certain counties in this Commonwealth.
By Mr. Russell, from the Committee on Circuit Courts—
A bill to repeal the act, entitled "An act to print sheriffs and master commissioner's advertisements of land sales in Carroll county in papers printed in said county."
By Mr. Hocker, from the Committee on Corporate Institutions—
A bill for the benefit of the Building and Loan Association of Carrollton.
By Mr. Russell, from the Committee on Circuit Courts—
A bill to legalize the action of the board of trustees of Glasgow, in subscribing $1,000 to aid in building the Baptist Female College of Liberty Association of Kentucky, at Glasgow, and issuing a bond in payment of said subscription.
By Mr. Botts, from the same committee—
A bill for the benefit of S. S. Faris, former sheriff of Barren county.
By Mr. Snyder, from the Committee on Railroads—
A bill to amend an act, entitled "An act to incorporate the Elizabethtown, Lexington, and Big Sandy Railroad."
By Mr. Bidwell, from the Committee on Banks—
A bill incorporating the Home Savings Bank, of Winchester.
By Mr. LaRue, from the Committee on Corporate Institutions—
A bill for the benefit of the town of Booneville, in Owsley county.
By Mr. Grinstead, from the Committee on County Courts—
A bill to regulate the times of holding the county court of Daviess county.
By Mr. Campion, from the same committee—
A bill for the benefit of Lee county.
By Mr. Grant, from the Committee on Internal Improvement—
A bill to amend an act to incorporate the Elizaville Station and Mayslick Turnpike Road Company.
By Mr. Nelson, from the Committee on County Courts—
A bill to authorize the Franklin county court to issue bonds for the aid of turnpike roads, and other purposes.

By same—
A bill to amend an act to empower the county court of Franklin county to make subscription to the capital stock in turnpike roads in Franklin county, approved March 16th, 1869.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to repeal an act, entitled “An act to amend chapter eighty-four (84) of the Revised Statutes, title 'Roads and Passways,'” approved February 20th, 1869, so far as the same applies to the county of Floyd.

By same—
A bill to amend an act, entitled “An act to incorporate the town of Paintsville,” approved March 25, 1872.

By Mr. Bidwell, from the Committee on Banks—
A bill to incorporate the Williamstown Deposit Bank.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Nelson, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to increase the jurisdiction of justices of the peace.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Owen moved an amendment to said bill.
Which was adopted.

Ordered, That said bill, as amended, be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

On motion of Mr. Snyder, the House took up from the orders of the day a bill, entitled

A bill to amend the charter of the Kentucky River Turnpike Road Company.

Which was ordered to be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Bills which originated in the Senate were reported by the several committees to whom the same were referred, of the following titles,

viz:—

By Mr. Hocker, from the Committee on Corporate Institutions—
An act to incorporate the Mutual Benefit Association of the Western Virginia Conference of the M. E. Church, South.

By Mr. Bowles, from the Committee on Circuit Courts—
An act for the benefit of the trustees of the town of Catlettsburg.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to repeal the charter of the town of Geigersville, in the counties of Boyd and Carter.

By Mr. Preston, from the Committee on the Judiciary—
An act to authorize the issuance of a patent to Isaac Hibbs, jr., and E. Charlton, for the N. E. qr. of sec. 34, t. 2, r. 1, W.

By Mr. Snyder, from the Committee on Railroads—
An act to amend the charter of the Louisville and Nashville Railroad Company, and to increase the directors thereof to eleven.

By Mr. Grinstead, from the Committee on County Courts—
An act for the benefit of Hardin county.

Said bills were ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. McKinney, from the Committee on Propositions and Grievances, to whom was referred a bill from the Senate, entitled
An act to change the county line between Owen and Grant counties,
Reported the same without amendment.
Mr. Jenkins offered an amendment to said bill.
And the question being taken on the adoption of said amendment, it was decided in the negative.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
And then the House adjourned.

TUESDAY, FEBRUARY 8, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to amend chapter 52 of the General Statutes, entitled "Husband and Wife."
An act to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county.
An act to amend an act, entitled "An act to incorporate the Bardstown Baptist Female College, at Bardstown."
An act to amend an act, entitled "An act incorporating the German Lutheran Presbyterian St. John's Church, in Newport," Session Acts 1850-1, volume 2, page 270.
An act to enable the literary society of Saint Louis Bertrand, of Louisville, to issue mortgage bonds.
An act to amend an act to incorporate the Louisville Presbyterian Orphan Home Society, approved May 23, 1849.

An act to repeal an act to prevent the sale of spirituous and vinous liquors in Elkton, Todd county, approved December 20, 1871.

An act to amend an act, entitled "An act to charter the Mechanics' Bank of Paducah," approved February 7, 1867,

With an amendment to the last named bill.

On motion of Mr. Bidwell,

Ordered, That said bill and amendment be referred to the Committee on Banks.

A message was also received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled

An act for the benefit of the clerk of the Muhlenburg circuit court.

And that they had passed bills of the following titles, viz:

1. An act to amend section 3, article 6, chapter 63, of General Statutes.

2. An act to amend section 1 of article 22 of chapter 28, General Statutes.

3. An act to incorporate Oakland Cemetery, in Gallatin county.


5. An act for the benefit of the president, directors, and company of the Bank of Kentucky.

6. An act incorporating and for the benefit of Building and Loan Associations of the county of Jefferson and the city of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 2d to the Committee on the General Statutes; the 3d and 6th to the Committee on Corporate Institutions, and the 4th and 5th to the Committee on Banks.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act authorizing the clerk of the Lincoln county court to appoint his wife deputy clerk.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled Resolution requesting the Governor to furnish official copies of the Pacific Railroad resolution to Representatives and Senators in Congress.

Which was twice read and adopted.

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled Resolution appropriating money to build a stable on the public grounds attached to the Executive Mansion.

Which was twice read.

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

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, William L. Grant, John B. Otten,
William Berkele, J. Warren Grigsby, Jere. Poor,
James B. Blue, Richard P. Hocker, John W. Powell,
James H. Bowden, T. J. Jenkins, John Preston,
Orlando C. Bowles, John Watts Kearny, David Pryse,
H. H. Brinkley, William Kitchen, Samuel Russell,
James W. Chowning, Daniel Lary, George R. Snyder,
G. W. Craddock, William B. Lindsay, Ralph L. Spalding,
S. P. Douthitt, Robert E. Little, Richard A. Spurr,
John Ellis, G. C. Lockhart, John A. Steele,
Joshua G. Ford, T. J. Megibben, L. J. Stephenson,
L. J. Frazee, jr., William E. Minor, Richard P. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, J. V. Owen,
Bell G. Bidwell, John D. Gardner, Chas. Patterson,
James D. Black, L. E. Green, James M. Payne,
William H. Botts, Robert E. Grinstead, W. L. Pollard,
Tobias W. Burton, Zach. T. Heady, J. N. Price,
Pat. Campion, Allen C. Hagan, O. C. Richardson, sr.,
Mr. Nelson moved to reconsider the vote by which the House refused to adopt said resolution.

Mr. Botts moved to lay said motion on the table.

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. Kearny and Botts, were as follows, viz:

Those who voted in the affirmative, were—

|---|

Those who voted in the negative, were—


Mr. Nelson offered a substitute for said resolution.
A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of James Wilson, of Bell county.
An act for the benefit of county judges, clerks, sheriffs, and other civil officers of this Commonwealth having uncollected fee bills.
An act to amend an act, entitled “An act to incorporate Jerusalem Lodge, No. 9, Ancient York Masons, of Henderson,” approved January 9, 1868.

And that they had passed a bill, entitled
An act to establish the seventeenth circuit court judicial district.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on Circuit Courts.

Leave of absence, indefinitely, was granted to Messrs. Henry and Hume.

The following petitions and memorial were presented, viz:

By Mr. Grigsby—
1. The petition of sundry colored citizens of Boyle county, praying the repeal of sub-section 2d of section 2d of an act, entitled “An act to establish a uniform system of common schools in this Commonwealth.”

By Mr. J. N. Price—
2. The petition of sundry citizens of the town of Bloomington, Fleming county, praying the passage of an act incorporating said town.

By Mr. Gaines—
3. The petition of sundry citizens of Kenton county, praying the change of the boundary line between the counties of Boone and Kenton.

By Mr. Campion—
4. A memorial from Owen W. Grimes, as to the public offices in Frankfort.

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

On motion of Mr. Albert A. Stoll, the House took up the joint resolution, entitled

Resolution to appoint a committee to report as to the propriety of building a stable on the public grounds connected with the executive mansion.

Which was twice read and adopted.

Mr. D. B. Smith, from the Committee on Ways and Means, offered the following minority report on the resolution to reduce taxation, viz:

The undersigned, from the Committee on Ways and Means, beg leave to present the annexed report to the House of Representatives.

On the 8th day of January, 1876, a resolution was adopted by the House instructing the Committee on Ways and Means to report to the House whether or not a reduction of five cents on $100 of property could be made. The majority of the Committee reported a few days ago to the House. I cannot agree with the Majority Report, and beg leave to present my reasons for dissenting from the Report.

I will not discuss the policy of transferring a surplus from one fund, where it is not needed, to one where it is wanted. This, I take it, is plain enough. I would make such transfer, and the following calculations are based on the idea that such should be the policy of the Legislature. Our receipts have continually and gradually increased from $924,602 11 in 1870 to $1,378,788 33 in 1875, so that I may safely conclude that there will be no material reduction in the values of the taxable property. It is true that transfers to the Treasury proper, in 1874, swelled the receipts that year; but no such transfers were made in 1875. The Auditor's Report estimates the net revenue for 1875, which goes to pay the expenses of 1876, at $1,185,312 27; add to this the balance in Treasury to credit of Sinking Fund October 10th, 1875, $153,559 07. From this deduct expenses for 1876, say $1,350,000, and it leaves a surplus in the Treasury October 10th, 1876, of $350,475 59. In arriving at the net revenue for 1875, as above stated, the Auditor has deducted from the total revenue $175,828 07 as belonging to the Sinking Fund. Of this sum, only $98,000 will be required to pay the interest on the school bonds, and the remainder will have to be transferred to the Treasury proper or else allowed to remain idle. This remainder is $77,828 07; adding this to above surplus, makes a total balance of $428,303 66. I put the expenses below the estimates of the Auditor, because I do not believe it will cost as much as he estimates.
it, as he clearly bases a per diem of members on the idea that we will be here at least three months, and make enormous appropriations. The Majority of your Committee estimate that, by reducing the taxes, the decline in the receipts of the revenue will begin from October 10th, 1875. This is clearly erroneous, as the deduction will only be made on the assessment of January 10th, 1876, and therefore will appear only in the receipts from and after October 10th, 1876.

Now, for the year beginning October 10th, 1876, I make the following estimate: The assessed value of taxable property is about $417,000,000, which, at forty cents tax, would give us net, after deducting commissions for collecting, $1,534,000; add to this the surplus of October 10th, 1876, $428,303 66, and the amount due from corporations, &c., $482,000, and it gives the receipts for 1877, $2,444,303 66. From this sum deduct $703,312 26—the School Fund—and $395,000, that portion of the Sinking Fund required to pay interest on school bonds, and there will remain $1,642,991 39 belonging to the revenue proper; and deducting from this the estimated expenses for 1877 of $1,350,000, there will remain October 10th, 1877, in the Treasury a net balance of $333,991 39. The interest on the United States bonds will pay all the interest on our debt except school bonds and expenses of Sinking Fund Commissioners. So that the amount due from the Keeper of the Penitentiary since the 1st March, 1875, $11,000, and the amount that will be due for the two years ending March the 1st, 1877, say $30,000, may be added to the above balance, and will make it $333,991 39, which will swell to over $400,000 if hereafter, as heretofore, a large proportion of the revenue due after October 10th, 1877, should be paid before that time. If there be any reason why this large sum should be kept idle in the Treasury, I have failed to perceive it.

The Treasurer's Report shows that the average monthly balance in the Treasury was about $500,000. There certainly is no good policy in adding to this unproductive capital here, by continuing the burthens of a heavy rate of taxation. Besides, the Quarter-Master General expects soon to collect at least $120,000 on our war claim, which, if done, will increase the above balance to over $500,000, which does not show a very near approach to a depleted Treasury.

In conclusion, I will only add, that when the Majority Report was presented to the House, and before I had began the foregoing statement, I was satisfied that the figures would fully justify my conclusion that the taxes should be reduced at least five cents on the one hundred dollars, especially as the next General Assembly would convene so soon after the expiration of the fiscal year ending October 10th, 1877, and could easily provide for any possible deficit that under-estimates might produce; but since I have begun to write, and have extended the figures, I am almost, if
not altogether, persuaded that the reduction should be fully twice as great, especially if, as I believe, the present Legislature will set its face resolutely against extravagant appropriations and extended sessions.

D. B. SMITH,

One of the Committee.

On motion of Mr. D. B. Smith,

Ordered, That said report be printed, and that the consideration thereof be made the special order for Wednesday, the 16th inst.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of John E. Abbott, of Hart county;

An act to amend an act to provide for the erection of school buildings in common school district No. 1, in the town of Hawesville;

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

An act extending the time for the payment of revenue and county levy of Clay county for the year 1875;

An act to regulate the call and trial of Commonwealth and civil causes pending in the Hardin circuit court;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

The House then took up from the orders of the day a joint resolution, entitled

Resolution appropriating five thousand dollars for centennial purposes.

Said resolution was read as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor is hereby authorized to appoint ten commissioners, one from each Congressional District, who shall serve without cost to the State; the Governor and said commissioners shall constitute the Kentucky Centennial Board, which is authorized to take such steps, and do all such things as to them shall seem proper for securing at the Centennial Exposition at Philadelphia a due representation, by specimen, publication, and otherwise, of the natural resources of the Commonwealth, especially in timber, coal, lead, iron, and other mineral wealth, and of such other things as may, in their judgment, illustrate the resources of the Commonwealth, developed and undeveloped, or promote its interest, and to expend, at their discretion, for such purpose, such sums as may be required, not exceeding in the aggregate five thousand dollars, which sum is hereby appropriated;
and such sum or sums shall be allowed and paid out of the Treasury on warrant drawn by the Governor, on order of said Board, at such time or times as shall to said Board seem expedient, not exceeding the amount appropriated.

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

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William L. Grant, Thos. J. Montgomery,
William Berkele, J. Warren Grigsby, William A. Moore,
James D. Black, Robert E. Grinstead, Robert W. Nelson,
William H. Botis, Zach. T. Heady, John B. Otten,
James H. Bowden, Thomas W. Henton, Samuel R. Overstreet,
Orlando C. Bowles, Allen C. Hagan, J. V. Owen,
H. H. Brinkley, Richard P. Bocker, Jere. Poor,
Pat. Campion, W. G. Hunter, John Preston,
James W. Chowing, Wood M. Jones, David Pryse,
James M. Cook, John Watts Kearny, Samuel Russell,
G. W. Craddock, Wm. Kitchen, M. M. Sloss,
K. R. Cubbertson, Martin W. LaRue, D. B. Smith,
P. H. Duncan, Daniel Lary, George R. Snyder,
John Ellis, W. Jeff. Lee, Ralph L. Spalding,
Rufus Emmons, William B. Lindsay, Richard A. Spurr,
John Feland, Robert E. Little, John A. Steele,
John M. Fish, G. C. Lockhart, Robert Sterrett,
L. J. Frazee, jr., Lucien S. Luttrell, Albert A. Stoll,
W. H. Frederick, T. J. Megibben, Richard P. Stoll,
George H. Gardner, Wm. E. Minor, Charles H. Wood—60.

Those who voted in the negative, were—

William C. Allen, Joseph A. Gaines, John W. Powell,
Bell G. Bidwell, L. E. Green, O. C. Richardson, sr.,
James B. Blue, Bryan S. McClure, C. W. Robbins,
Tobias W. Burton, Matt. McKinney, A. H. Smith,
F. G. Cox, Chas. Patterson, L. J. Stephenson,
S. P. Douthitt, James M. Payne, Green Sterrett,
J. H. Emerson, George W. Pickett, W. J. Taylor,

The Speaker appointed Messrs. Bowden and Bowles a committee to report said resolution to the Senate.

Who, after a time, reported that they had performed that duty.

On motion of Mr. Grant, leave was given him to withdraw from the Committee on Public Offices the memorial of Harry I. Todd.

The hour of 11 o’clock, A. M., having arrived, the House took up the special order for that hour, a bill, entitled
A bill to cause the surplus of the Sinking Fund to be transferred to the Revenue Proper.

Said bill was ordered to be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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 convened in session at 7½ o'clock, in pursuance to a resolution.

Mr. Snyder moved to reconsider the vote by which the House passed a bill, entitled

An act to increase the jurisdiction of justices of the peace.

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

Mr. Snyder moved to reconsider the vote by which said bill was ordered to a third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the 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.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Chowning, from the Committee on Agriculture and Manufactures—

A bill to prevent stock from running at large in Boone county.

By Mr. Bidwell, from the Committee on Banks—

A bill to incorporate the Farmers' Deposit Bank of Cynthiana.

By Mr. Hunter, from the Committee on Corporate Institutions—

A bill to amend the charter of the city of Cynthiana.

By Mr. McKinney, from the Committee on Propositions and Grievances—

A bill for the benefit of the assessor, sheriff, and clerk of Gallatin county.
By same—
A bill to regulate the sale of spirituous, vinous, and malt liquors in the town of Corydon, Henderson county, and the town of Princeton, Caldwell county.

By same—
A bill to incorporate C. F. Hoffman Lodge, No. 252, Free and Accepted Masons.

By same—
A bill for the benefit of Jane A. Philips, of Jefferson county.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill for the benefit of the Caldwell Female Institution, of Danville.

By Mr. Bowles, from the Committee on Circuit Courts—
A bill defining the duty of the sheriff and other officers executing an original process in Kenton county.

By Mr. Richard P. Stoll, from the Committee on General Statutes—
A bill to amend section 10, article 2, chapter 27, General Statutes.

By Mr. Fleming, from the Committee on Education—
A bill to incorporate the Baptist Centennial Theological College of Knox county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to legalize certain orders and proceedings of the Larue county court.

By same—
A bill to amend the charter of the city of Covington.

By Mr. R. P. Stoll, from the same committee—
A bill to incorporate Mount Taber Church and Burial Grounds, in Lewis county.

By Mr. Nelson, from the Committee on County Courts—
A bill for the benefit of Hart county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Bidwell, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the Agricultural Bank of Paris.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Lockhart offered an amendment to said bill.
The question being taken on the adoption of said amendment, it was decided in the affirmative.
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

Bills which originated in the Senate were reported by the several committees to whom the same were referred, of the following titles, viz:
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to amend an act, entitled "An act to incorporate the Henderson Building and Loan Association," approved April 24th, 1873.
By Mr. Grant, from the Committee on Internal Improvement—
An act to amend the charter of the Louisville Turnpike Road Company.
By same—
An act to amend an act amending the turnpike law of Henry county, approved March 28, 1872.
By same—
An act to prevent the erection of traps and dams in Rockcastle river.
By Mr. Megibben, from the Committee on Claims—
An act for the benefit of F. M. Hunt, committee of Rachel Hicks, an idiot, of Laurel county.
By same—
An act for the benefit of Farish Arnett, late sheriff of Magoffin county.

Said bills were ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Bidwell, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate the Farmers and Traders' Bank, of Lexington.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Richard P. Stoll moved an amendment to said bill.

Which was adopted.

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

The rule of the House, and the constitutional provision as to the 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.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Madison Thomas, committee of Harvey P. Thomas, of Lewis county,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yea's and nay's being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, John B. Otten,
William C. Allen, George H. Gardner, Samuel R. Overstreet,
Marshall Baker, John D. Gardner, Chas. Patterson,
Resolved, That the title of said bill be as aforesaid.

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

On motion of Mr. Emmons—
1. A bill for the benefit of Mount Taber Church and Burial Grounds, of Lewis county.

On motion of Mr. Berkele—
2. A bill to increase the jurisdiction of the police judge of Lancaster in civil cases.

On motion of same—
3. A bill for the benefit of Merrell Hardin, of Garrard county.

On motion of Mr. Russell—
4. A bill to incorporate Kentucky College.

On motion of Mr. Grant—
5. A bill to amend the charter of the city of Covington.

On motion of Mr. Owen—
6. A bill to repeal the charter of the town of Corydon, Henderson county, and reincorporate the same.

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On motion of Mr. LaRue—
7. A bill to abolish the fees of the Auditor in relation to express agents.

On motion of Mr. Shanks—
8. A bill to amend the charter of the town of Crab Orchard.

On motion of Mr. Chowning—
9. A bill for the benefit of school district No. 17, Pendleton county.

On motion of Mr. Lary—
10. A bill for the selection by the counties of Fayette and Scott of commissioners to survey and fix the line between said counties.

On motion of same—
11. A bill to amend an act, entitled "An act to incorporate the Iron Works Turnpike Road Company."

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 5th, 6th, and 11th; the Committee on the Judiciary the 2d, 4th, and 8th; the Committee on Claims the 3d; the Committee on General Statutes the 7th; the Committee on Education the 9th, and the Committee on Propositions and Grievances the 10th.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:


An act to incorporate the Paducah Water Company.

And then the House adjourned.
WEDNESDAY, FEBRUARY 9, 1876.

A message was received from the Senate, announcing that they had passed a bill and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Wells, Mitchell & Co.

Resolution to refer to a joint committee so much of the Governor's message as relates to the boundary line between Indiana and Kentucky, and report of commissioners concerning same.

Resolution directing the Auditor to report the amount of fees received by him in 1875.

And that they had receded from the second section of their amendment to a bill that originated in the House of Representatives, entitled

An act for the benefit of C. W. Thompson, of Metcalfe county.

And that they had passed bills of the following titles, viz:

1. An act to repeal article 4, chapter 55, of the General Statutes.
2. An act to amend section 16, article 13, chapter 38, of the General Statutes.
4. An act to repeal section 4, article 29, chapter 29, General Statutes.
5. An act for the benefit of the circuit court clerks of this Commonwealth.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st, 2d, and 4th to the Committee on the General Statutes; the 3d to the Committee on Banks, and the 5th to the Committee on County Courts.

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled

Resolution directing the Public Printer to print the report of James K. Patterson, Commissioner to International Congress of Geographical Science.

Which was twice read and adopted.
A message was also received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of Farmer Rees, of Owen county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled "An act to amend article 1, chapter 59, of the General Statutes," and to repeal an act, entitled 'An act to regulate the sale and storage of oils made from coal, petroleum, and other bituminous substances, and for the better protection of life and property, approved March 21, 1870, and the acts amendatory thereto, severally approved February 24, 1873, and March 8, 1873, and to further regulate the inspection and gauging of burning fluids, approved February 21, 1874.

An act to authorize the jailer of Trigg county to appoint a deputy;

An act for the benefit of James P. Webb, of Grant county.

An act to amend an act incorporating the Walnut Street Christian Church, of Louisville, Kentucky, approved February 19, 1848.

An act for the benefit of W. B. Withers, sheriff of Lincoln county.

Resolution requesting our Senators and Representatives in Congress to vote in aid of the Texas and Pacific Railroad.

The following petitions were presented, viz:

By Mr. Fleming—

1. The petition of sundry citizens of the town of Weston, in Crittenden county, praying the passage of an act to amend an act incorporating said town.

By Mr. Black—

2. The petition of sundry citizens, praying the establishment of a new county out of parts of Whitley, Knox, and Laurel counties.

By Mr. Lary—

3. The petition of sundry citizens of Scott county, protesting against the repeal of the present interest law.

By Mr. Lockhart—

4. The petition of sundry citizens of Bourbon county, praying the
passage of an act regulating the manner of taking the vote of said county on taxation for railroad purposes.

By Mr. Treadway—

5. The petition of sundry soldiers of the Mexican war, praying the passage of a resolution asking Congress to pass an act granting pensions to soldiers in the Mexican war.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Prepositions and Grievances; the 3d to the Committee on Ways and Means; the 4th to the Committee on Railroads, and the 5th to the Committee on Military Affairs.

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

Resolves by the General Assembly of the Commonwealth of Kentucky, That when this General Assembly adjourns on Monday, the 28th day of February, 1876, that it will adjourn sine die.

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

Whereas, We believe that the public good of the State demands a short session of this General Assembly; therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the House of Representatives do adjourn sine die at the expiration of the time allotted to us by the Constitution of the State.

Mr. Frederick 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, consisting of three from the House and two from the Senate, be appointed by the respective Speakers of the Houses, to visit the lunatic asylums at Lexington and at Anchorage, to examine into the financial and sanitary condition of said institutions, and the general management and control of said institutions, and to make report of their investigations.

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

Whereas, On January 21st, 1874, the Attorney General of the State, in response to a resolution of the Senate, reported that certain lottery privileges had expired; now, therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Attorney General of the State be, and he is hereby, directed to institute proceedings in the Franklin circuit court against such persons or companies or associations as hold or exercise or claim such privileges; and as well of any other lottery privileges which
have expired, to have the same declared to be expired, and no longer of any force or effect, and to cause to be punished, by proper proceedings in the proper court, any person or persons engaged in carrying on or promoting any lottery scheme which may be so declared to be expired, and of no force and effect.

By request of the Governor, the Speaker laid before the House, and had read, a letter and joint resolution from the Governor of West Virginia, on the subject of erecting a monument, near the junction of the Ohio and Kanawha rivers, at Point Pleasant, in Mason county, to commemorate the battle of Point Pleasant, fought October 10th, 1874.

Said letter and resolution reads as follows, viz:

EXECUTIVE DEPARTMENT,
STATE OF WEST VIRGINIA,
WHEELING, January 26, 1876.

His Excellency, James B. McCreary, Governor of Kentucky:

Sir: I have the honor to transmit herewith a copy of joint resolution, adopted by the Legislature of this State, "To provide for the erection of a monument, near the junction of the Ohio and Kanawha rivers, at Point Pleasant, in Mason county, to commemorate the battle of Point Pleasant, fought October 10th, 1774." I respectfully request that you cause the same to be laid before the Legislature of your State.

I am, very respectfully,
Your obedient servant,

JOHN J. JACOB,
Governor West Virginia.

JOINT RESOLUTION, No. 24.

To provide for the erection of a monument near the junction of the Ohio and Kanawha rivers, at Point Pleasant, in Mason county, to commemorate the battle of Point Pleasant, fought October 10th, 1774.

WHEREAS, The battle of Point Pleasant, fought on the 10th day of October, 1774, was an event of deep and enduring interest, exhibiting in a remarkable degree the courage and patriotism of the early settlers of our country, and was followed by results of the highest importance to the peace and prosperity of the American people; and whereas, it is proper that an event so distinguished in our history should be commemorated by a monument to be erected upon the spot where those gallant defenders sacrificed their lives, and where their sacred remains now lie buried; and whereas, in addition to a fair and reasonable contribution that may be expected from the Congress of the United States, in aid of this national and patriotic object, there are considerations of an especial character which commend this work to the favorable patronage of Virginia, West Virginia, Ohio, and Kentucky; therefore,
Resolved by the Legislature of West Virginia, That a suitable monument should be erected, near the junction of the Kanawha and Ohio rivers, to commemorate that important historic event, in partial execution of which object this State has already made an appropriation from her Treasury.

Resolved, That the Governor of this State be requested to communicate to the Governors of the States of Virginia, Ohio, and Kentucky these resolutions, that the same may be laid before their respective Legislatures.

Resolved, That should the said States determine to co-operate with this State in erecting said monument, by making an appropriation in aid of the same, that the Governor be, and he is hereby, authorized and requested to appoint three commissioners, to act in conjunction with a like number to be appointed by the States of Virginia, Ohio, and Kentucky, to carry into effect the object contemplated by these resolutions.

Resolved, That the Senators and Representatives of this State in Congress be, and they are hereby, requested to use their best endeavors to procure an appropriation from Congress for the erection of said monument.

On motion of Mr. Hunter,

Ordered, That said letter and resolutions be referred to the Committee on Federal Relations.

Mr. LaRue withdrew his motion to reconsider the vote rejecting a bill, entitled

An act to provide for the representation of Kentucky resources and industries at the American Centennial Exhibition at Philadelphia, beginning May 10, 1876.

Bills were reported by the Committee on Education, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Fleming—

A bill to amend an act authorizing the trustees to sell and appropriate the seminary lands of Laurel county, approved March 10, 1856.

By same—

A bill for the benefit of school district No. 35, of Hickman county.

By Mr. John D. Gardner—

A bill to incorporate the Mount Sterling Female College.

By same—

A bill for the benefit of sundry common school districts of Pulaski county.

By Mr. Lee—

A bill to repeal an act providing for levying a tax in aid of common schools in Greenup, Boyd, and Carter counties.
By Mr. Grigsby—
A bill to provide and maintain public schools in Cloverport, Breckinridge county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. John D. Gardner, from the Committee on Education, to whom was referred a bill from the Senate, entitled
An act for the benefit of school district No. 21, Kenton county,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Grigsby, from the Committee on Education, asked that said committee be discharged from the further consideration of a leave to bring in a bill, entitled
A bill for the benefit of W. P. Thorn.
On motion,
Ordered, That said committee be discharged from the further consideration of said leave.
Mr. Snyder withdrew from the Senate, and delivered the same to the custody of the Clerk, a bill passed by the House of Representatives, entitled
An act incorporating the Home Savings Bank, of Winchester.
The hour of 11 o'clock, A. M., having arrived, the House resumed the further consideration of a bill, entitled
A bill to fix the tax on real and personal estate at forty cents on the one hundred dollars in value thereof.
Mr. Cox moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
Mr. Bidwell moved that said bill be engrossed and read a third time. And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., John B. Otten,
William C. Allen, W. H. Frederick, Samuel R. Overstreet,
Marshall Baker, Joseph A. Gaines, J. V. Owen,
William Berkele, George H. Gardner, Chas. Patterson,
Bell G. Bidwell, John D. Gardner, James M. Payne,
James D. Black, L. E. Green, George W. Pickett,
William H. Botts, Robert E. Grinstead, W. L. Pollard,
James H. Bowden, Zach. T. Heady, Jere. Poor,
Orlando C. Bowlus, Thomas W. Henton, John W. Powell,
H. H. Brinkley, Allen C. Hagan, John Preston,
Tobias W. Burton, Richard P. Hocker, J. N. Price,
James W. Chowning, W. G. Hunter, David Pryse,
E. A. Coffman, T. J. Jenkins, O. C. Richardson, sr.,
James M. Cook, Thomas Johnon, C. W. Robbins,
F. G. Cox, Wood M. Jones, Ben. J. Shaver,
G. W. Craddock, Wm. Kitchen, M. M. Sloss,
K. R. Culbertson, Martin W. LaRue, A. H. Smith,
S. P. Douthitt, Daniel Lary, D. B. Smith,
Thomas J. Drury, W. Jeff. Lee, George R. Snyder,
P. H. Duncan, William B. Lindsay, Ralph L. Spalding,
W. J. Edrington, Robert E. Little, Richard A. Spurr,
John Ellis, Bryan S. McClure, John A. Steele,
J. H. Emerson, Matt. McKinney, L. J. Stephenson,
Rufus Emmons, T. J. Megibben, Green Sterrett,
John Feland, William E. Minor, Robert Sterrett,
John M. Fiska, Thos. J. Montgomery, Albert A. Stoll,
A. J. Fleming, William A. Moore, G. W. Winns—82.

Those who voted in the negative, were—

James B. Blue, G. C. Lockhart, Thomas H. Shanks,
J. Warren Grigsby, Samuel Russell, Charles H. Wood—7,
John Watts Kearny,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, William A. Moore,
William C. Allen, L. J. Frazee, jr., John B. Otten,
John B. Otten, Samuel R. Overstreet,
J. V. Owen, Chas. Patterson,
James M. Payne, George W. Pickett,
W. L. Pollard, Jere. Poor,
John W. Powell, John Preston,
J. N. Price, David Pryse,
O. C. Richardson, sr., C. W. Robbins,
Ben. J. Shaver, M. M. Sloss,
A. H. Smith, D. B. Smith,
George R. Snyder, Ralph L. Spalding,
Richard A. Spurr, John A. Steele,
L. J. Stephenson, Green Sterrett,
Robert Sterrett, Albert A. Stoll,
G. W. Winns—82.

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Those who voted in the negative, were—

J. Warren Grigsby, William B. Lindsay, Thomas H. Shanks, Thomas Johnson, Samuel Russell, Charles H. Wood—7,

John Watts Kearny,

Resolved. That the title of said bill be as aforesaid.

On motion of Mr. Little,

Ordered, That the Committee on the General Statutes report the bill, entitled

A bill repealing all laws allowing the clerk of the Jefferson circuit court fees in criminal cases, except such fees as other circuit clerks in the State are allowed,

At 10 ½ o’clock, A. M., on the 10th inst., and that the consideration of said bill be made the special order for that hour.

On motion of Mr. Little, the House took up from the orders of the day the joint resolution, which originated in the Senate, entitled

Resolution directing the appointment of a committee to inquire into the propriety of employing convict labor on works of internal improvement.

Which was read and adopted.
Leave was given to bring in the following bills, viz:

1. A bill to regulate elections in the city of Louisville.
2. A bill to incorporate the Sideview and Aaron's Run Turnpike Road Company.
3. A bill to incorporate the Traders' Deposit Bank, of Mt. Sterling.
5. A bill for the benefit of C. R. Clarke, of Bourbon county.
6. A bill for the benefit of Samuel Tate, of Pulaski county.
7. A bill for the benefit of Richard Hackley, of Garrard county.
8. A bill to amend section 21, chapter 22, of the General Statutes.
9. A bill to amend section 1, article I, chapter 41, General Statutes.
10. A bill for the benefit of the keepers of studs and jacks in Adair county.
11. A bill to amend the charter of the White Oak Turnpike Road Company, in Bath county.
12. A bill to repeal the charter of the town of Milford, Bracken county.
13. A bill for the benefit of Noel Simmons, sheriff of Bullitt county.
14. A bill to increase the jurisdiction of the quarterly courts in this Commonwealth.
15. A bill to change the time of listing the property in this Commonwealth, and to place the tax-books in the hands of the various sheriffs at an earlier day than is now provided by law.
On motion of Mr. J. D. Gardner—
16. A bill to incorporate the town of Shiloh, Calloway county.
On motion of same—
17. A bill to increase the jurisdiction of quarterly courts in Calloway county.
On motion of Mr. Kitchen—
18. A bill for the benefit of Elliott county.
On motion of same—
19. A bill to prevent trapping or seining for fish in Tygert creek, in Carter county.
On motion of Mr. Hunter—
On motion of Mr. David Pryse—
21. A bill to amend chapter 29, article 11, section 1, of the General Statutes.
On motion of Mr. Jones—
22. A bill for the benefit of the assessor of Fulton county.
On motion of Mr. Treadway—
23. A bill for the benefit of Daniel McCollum, late sheriff of Owsley county.
On motion of Mr. Patterson—
On motion of Mr. Megibben—
25. A bill to amend the charter of the Mt. Sterling Coal Road Company.
On motion of Mr. Douthitt—
26. A bill to incorporate the town of Port Royal, Henry county.
On motion of same—
27. A bill to change the time of holding criminal courts in Henry county.
On motion of same—
28. A bill to incorporate the town of Campbellsburg, Henry county.
On motion of Mr. Payne—
29. A bill to reduce the per diem and mileage of both Houses of the General Assembly of the Commonwealth of Kentucky.
On motion of Mr. Black—
30. A bill for the benefit of W. H. Braford, of Knox county.
On motion of Mr. Fish—
31. A bill to amend sections, 1, 2, and 3, article 19, chapter 41, General Statutes.
On motion of Mr. Kearny—
32. A bill for the benefit of Mrs. Russell Kavanaugh.

On motion of Mr. Spalding—
33. A bill to amend section 150 of the Criminal Code of Practice.

On motion of same—
34. A bill to secure a verdict in certain cases.

On motion of Mr. Richardson—
35. A bill for the benefit of J. R. Berry, of Meade county.

On motion of Mr. Powell—
36. A bill to charter the Harrodsburg co-operative store.

On motion of Mr. Robbins—
37. A bill to make a fish-dam across the Licking river at the mouth of Johnston creek, in Robertson county.

On motion of same—
38. A bill to make a fish-dam across the Licking river at the mouth of Cedar creek, in Robertson county.

On motion of Mr. Coffman—
39. A bill for the benefit of the Assessor of McLean county, giving him until the 1st of June to take the tax list.

On motion of Mr. Shaver—
40. A bill for the benefit of Charles B. Wickliff, late sheriff of Muhlenburg county.

On motion of same—
41. A bill to change the time of holding the quarterly court in Muhlenburg county.

On motion of Mr. Bowles—
42. A bill for the benefit of the sheriff of Pike county.

On motion of same—
43. A bill authorizing and requiring the Auditor to sell or cause to be sold the real estate bought and owned by the State under execution and tax sales.

On motion of Mr. Albert A. Stoll—
44. A bill to amend section 3, article 3, General Statutes.

On motion of Mr. Ford—
45. A bill to provide for an invoice of books, stationery, and other property of the State in the custody of the present and each succeeding State Librarian.

Ordered, That the Committee on the Judiciary prepare and bring in the 1st and 39th; the Committee on Corporate Institutions the 2d, 12th, 16th, 26th, 28th, and 36th; the Committee on Banks the 3d;
the Committee on the General Statutes the 8th, 9th, 21st, 31st, and 44th; the Committee on Propositions and Grievances the 4th, 13th, 18th, 19th, 20th, 22d, 23d, 29th, 30th, and 42d; the Committee on Internal Improvement the 11th, 37th, and 38th; the Committee on Claims the 5th, 7th, and 32d; the Committee on County Courts the 17th, 14th, 6th, and 10th; the Committee on Ways and Means the 15th, 35th, and 43d; the Committee on Circuit Courts the 27th, 40th, and 41st; the Committee on Education the 24th; the Committee on Railroads the 25th; the Committee on Codes of Practice the 33d and 34th, and the Committee on Public Offices the 45th.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:

An act to repeal an act, entitled "An act to regulate sales made under decrees of the Barren circuit court," approved January 13, 1872;

An act for the benefit of J. M. Lester, of Caldwell county;

Resolution in reference to the surviving soldiers and widows of the Mexican war;

Resolution directing Librarian to have air-grates put under Quartermaster and Adjutant General's Offices;

Resolution authorizing the appointment of a joint committee to report on the utility of Patterson's Forms;

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

An act to amend the charter of the Louisville and Nashville Railroad Company, and to increase the directors thereof to eleven;

An act for the benefit of Hardin county;

An act for the benefit of school district No. 39, in Bath county;

An act declaring itinerant photograph venders peddlers;

An act to change the county line between Owen and Grant counties;

An act authorizing the clerk of the Lincoln county court to appoint his wife deputy clerk;

Resolution directing the Auditor to report the amount of fees received by him in 1875;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.
On motion of Mr. Grigsby,

Ordered, That the Committee on Education be discharged from the further consideration of a leave to bring in a bill, entitled

A bill to amend the common school laws of this Commonwealth.

The hour of 12 o'clock, M., having arrived, the House, in pursuance to leave heretofore granted, resolved itself into a Committee of the Whole for the further consideration of a bill, entitled

A bill to amend chapter 60 of the General Statutes, title "Interest and Usury,"

With the substitutes and amendments thereto.

Mr. LaRue resumed the chair, and said bill and amendments were again reported.

Mr. Snyder moved that the committee rise, report progress, return the bill and amendments to the House, and ask to be discharged.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Committee then arose, and the Speaker resumed the chair.

Mr. LaRue, as Chairman of the Committee of the Whole, reported progress, returned said bill and amendments to the House, and asked that the committee be discharged.

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

And then the House adjourned.
The following petitions and remonstrance were presented, viz:

1. The petition of sundry citizens of Jefferson county, praying the passage of an act increasing the jurisdiction of justices of the peace and constables in Jefferson county.

By Mr. J. N. Price—
2. The petition of sundry citizens of Flemingsburg, praying the passage of an act authorizing and requiring the judge of the Fleming county court to grant S. G. Rodgers & Co. a license to sell spirituous liquors.

By Mr. Baker—
3. The petition of sundry citizens of the town of Springville, in Greenup county, asking the privilege of retailing spirituous, malt, and vinous liquors in said town.

By Mr. Botts—
4. The petition of citizens of Glasgow Junction, praying for a common school district.

By same—
5. The petition of the Grangers of Barren county, praying the passage of an act giving the county courts the right to try cases of misdemeanors, &c.

By Mr. Jenkins—
6. Remonstrance of sundry citizens of the town of Monterey, in Owen county, against the passage of an act authorizing the opening Cedar street, &c.

Which were received, the reading dispensed with, and referred—the 1st, 2d, and 5th to the Committee on County Courts; the 3d to the Committee on Moral and Religious Institutions; the 4th to the Committee on Education, and the 6th to the Committee on Corporate Institutions.

A message was received from the Senate, announcing that they had concurred in an amendment adopted by the House of Representatives to a bill, which originated in the Senate, entitled

An act for the benefit of licensed keepers of stud-horses, jacks, and bulls in this Commonwealth.
And that they had passed a bill, entitled
An act to amend chapter 7, General Statutes, title "Bastardy."
Which was read the first time and ordered to be read a second
time.

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on the Gen­
eral Statutes.

Leave of absence, indefinitely, was granted Messrs. Otten, D. B.
Smith, and Cook.

Mr. D. B. Smith, from the Committee on Retrenchment and Re­
form, submitted the following report, viz:

Your Committee on Retrenchment and Reform, to whom the following
resolution was referred:

Resolved, That the Committee on Retrenchment and Reform be instruct­
ed to investigate the auditing of the accounts of Thomas Shanks, sheriff
of Jefferson county, and report as to whether the same was properly
audited; and if any mistake was committed, how and in what way it was
done; and if the claim of the said Shanks was certified for too much, then
the committee will ascertain how, why, and by whom it was done,

Beg leave to make the following report, to-wit:

In obedience to the terms of the resolution, they called upon the Auditor
of Public Accounts, who made a full statement of the transaction which
gave rise to this resolution, and laid before us all the books and papers
relating to the official accounts of Thomas Shanks, sheriff of Jefferson
county. From these the following facts were developed: In July, 1875,
the said Shanks made his annual settlement with the Auditor for the year
1874, and received his quietus for the same; subsequently, in August, he
presented to the Auditor, by one of his deputies, several delinquent lists
for the year 1874-'5, upon which he claimed allowance or credit for the
year 1875-'6. The Auditor, under a ruling of the law long established,
declined to make the allowance, informing him that such action would be
in the nature of a payment out of the Treasury, which could only be
done by authority of law, and that his only remedy would be to have an
act passed by the General Assembly for his benefit. The matter rested
thus until several weeks since, when a bill was introduced into the Senate
with a preamble reciting the facts in the case, and directing the Auditor
to credit Mr. Shanks upon the amount of the current year with whatever
sum he should appear to be entitled by virtue of these lists. The Senate
Committee on Finance, in considering the bill, deemed it best to insert the
exact amount for which he was entitled to credit in the bill, and made

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application to the Auditor for the same. The Auditor called upon the clerk having the accounts of sheriffs under his immediate charge for the amount, and the amount thus furnished was certified by the Auditor to the committee and by them inserted in the bill which passed the Senate. Upon being reported to the House the committee in charge made further investigation at the Auditor’s office, when it was discovered that an error had been made, and that instead of $5,305.86 to which the sheriff was entitled, it should have been the sum of $1,383.33.

The error was easily explained. The large amount was from a delinquent list which had already been credited upon the settlement made in July, and the error had been made by a mistake of the clerk in making his calculation from the wrong paper. When calculated from the list upon which the sheriff claims credit, the amount was found to be $1,383.33.

While the error was the result of a mistake of the clerk, which a greater degree of caution ought to have rendered impossible to occur, your committee exonerate both him and the Auditor of any intentional error or purpose to mislead the committee or to misstate the account of the sheriff.

The audit of the account of Sheriff Shanks for the year 1874 was accurate, and there was no over-payment or allowance to him; and even had the bill, as it passed the Senate, become a law, it does not follow that the State would have lost the overplus, since upon the settlement of his account for the current year, and a comparison of vouchers, the error might have been discovered and rectified.

Which was read and received.

Mr. D. B. Smith, from the Committee on Retrenchment and Reform, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to repeal a part of article 5, chapter 15, General Statutes, title “Claims Upon the Treasury.”

A bill to provide proper subordinate officers and attendants upon the Court of Appeals, to define their duty, and provide for their compensation.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with, 

Ordered, That said bills be placed in the orders of the day.

Mr. Little offered the following resolution, viz:

Resolved, That a committee of three be appointed to investigate and report to this House the probable profits of the clerk of the Jef-
ferson circuit court, including his fees as trustee jury fund. The committee may visit the city of Louisville, and shall have power to send for persons and papers, and examine witnesses under oath.

Which was twice read and adopted.

The Speaker appointed Messrs. Little, Hallam, Russell, LaRue, and Lockhart said committee.

Mr. Grigsby, from the Committee on Education, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to establish a common school district at Glasgow Junction, in Barren county.
A bill to incorporate Kentucky College.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being 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 from the orders of the day a bill, entitled

A bill to amend the common school laws.

Mr. Jenkins offered a substitute to said bill.

Mr. Grigsby moved to postpone the further consideration of said bill and make the same the special order of the day for 10½ o'clock, A. M., on the 17th inst.

Mr. A. H. Smith moved to lay said motion on the table.

The further consideration of said motion was cut off by the special order of the day.

The hour of 10½ o'clock, A. M., having arrived, the House took up the special order for that hour, a bill, entitled

A bill repealing all laws allowing the clerk of the Jefferson circuit court fees in criminal cases, except such fees as other circuit clerks in this State are allowed.

Mr. Little moved to postpone the further consideration of said bill and make the same the special order of the day for 10½ o'clock,
A. M., on the 18th inst.; and moved to suspend the rules of the House for that purpose.

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

The yeas and nays being required thereon by the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, John B. Otten,
William C. Allen, L. E. Green, Samuel R. Overstreet,
Marshall Baker, J. Warren Grigsby, J. V. Owen,
William Berkele, Robert E. Grinstead, Chas. Patterson,
Bell G. Bidwell, Theodore F. Hallam, James M. Payne,
James D. Black, Zach. T. Head, George W. Pickett,
James B. Blue, Thomas J. Henry, W. L. Pollard,
William H. Botts, Thomas W. Hent, John H. Poor,
James H. Bowden, Allen C. Hagan, John W. Powell,
H. H. Brinkley, Richard P. Hocker, John Preston,
Tobias W. Burton, E. E. Hume, J. N. Price,
 Pat. Campion, W. G. Hunter, David Pryse,
James W. Chowning, T. J. Jenkins, O. C. Richardson, sr.,
E. A. Coffman, Thomas Johnson, C. W. Robbins,
James M. Cook, Wood M. Jones, Thomas H. Shanks,
F. G. Cox, Wm. Kitchen, Ben. J. Shaver,
G. W. Craddock, Martin W. LaRue, M. M. Sloss,
K. R. Culberston, Daniel Lary, A. H. Smith,
S. P. Douthitt, W. Jeff. Lee, D. B. Smith,
Thomas J. Drury, William B. Lindsay, George R. Snyder,
P. H. Duncan, Robert E. Little, Ralph L. Spalding,
W. J. Edrington, G. C. Lockhart, Richard A. Spurr,
John Ellis, Lucien S. Luttrell, John A. Steele,
J. H. Emerson, Bryan S. McClure, L. J. Stephenson,
Rufus Emmons, Matt. McKinney, Green Sterrett,
John M. Fish, T. J. Megibben, Robert Sterrett,
A. J. Fleming, William E. Minor, Richard P. Stoll,
Joshua G. Ford, Thos. J. Montgomery, W. J. Taylor,
W. H. Frederick, William A. Moore, G. W. Winns,

Those who voted in the negative, were—


The question being taken on the motion to postpone the further consideration of said bill, it was decided in the affirmative.

On motion of Mr. Snyder,
Ordered, That the bill, entitled
A bill to establish a Bureau of Agriculture and Statistics,
Be made the special order for 10½ o’clock, A. M., on the 12th inst.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to amend the charter of the Kentucky Central Railroad Company.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on Railroads.
The hour of 11 o'clock, A. M., having arrived, the House resumed the consideration of a bill, entitled
A bill to fix the per diem of petit jurymen in this Commonwealth.
Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That each petit jurymen shall be paid one dollar and fifty cents for each day he is in attendance upon the court; and when the jury is, by an order of the presiding judge, kept together and not permitted to disperse, each jurymen shall be paid one dollar additional for every night the jury is kept together, and every such order shall be entered on the order-book of the court.

§ 2. All laws in conflict with this act are hereby repealed.

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

Mr. Botts moved to postpone the further consideration of said bill until the 18th inst.
Mr. Luttrell moved to lay the bill on the table.
And the question being taken on the motion to lay on the table, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Richard P. Stoll and Feland, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, J. Warren Grigsby, W. L. Pollard,
William Bekele, Robert E. Grinstead, David Pryse,
James D. Black, Theodore F. Hallam, O. C. Richardson, sr.,
William H. Bots, Zach. T. Heady, C. W. Robbins,
H. H. Brinkley, Richard P. Hocker, Thomas H. Shanks,
Tobias W. Burton, E. E. Hume, Ben. J. Shaver,
James W. Chowning, W. G. Hunter, M. M. Sloss,
E. A. Coffman, Thomas Johnson, A. H. Smith,
James M. Cook, W. Jeff. Lee, D. B. Smith,
F. G. Cox, Robert E. Little, George R. Snyder,
G. W. Craddock, G. C. Lockhart, Richard A. Spurr,
S. P. Douthitt, Bryan S. McClure, John A. Steele,
W. J. Edlington, Matt. McKinney, Green Sterrett,
Rufus Emmons, Thos. J. Montgomery, Robert Sterrett,
A. J. Fleming, William A. Moore, Albert A. Stoll, 
Joshua G. Ford, John B. Otten, W. J. Taylor, 
W. H. Frederick, Samuel R. Overstreet, E. B. Treadway, 
George H. Gardner, Chas. Patterson, G. W. Winnus, 
John D. Gardner, James M. Payne, Charles H. Wood—59, 
L. E. Green, George W. Pickett, 

Those who voted in the negative, were—

Mr. Speaker (Stone), John M. Fish, T. J. Megibben, 
Bell G. Bidwell, Joseph A. Gaines, William E. Minor, 
Orlando C. Bowles, Thomas J. Henry, J. V. Owen, 
Pat. Campion, Allen C. Hagan, Jere. Poor, 
K. R. Culberston, T. J. Jenkins, J. N. Price, 
Thomas J. Drury, John Watts Kearny, Samuel Russell, 
P. H. Duncan, Wm. Kitchen, Ralph L. Spalding, 
John Ellis, Martin W. LaRue, L. J. Stephenson, 
J. H. Emerson, William B. Lindsay, Richard P. Stoll—27. 

So said bill was rejected. 

Mr. Steele, from the Committee on Internal Improvement, who 
were directed to prepare and bring in the same, reported a bill, enti­ 
tled 

A bill concerning Mill creek and its tributaries, in Jefferson county. 
Which was read the first time and ordered to be read a second 
time. 

The rule of the House and the constitutional provision as to the 
second reading of said bill being dispensed with, 

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

The rule of the House and the constitutional provision as to the 
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 resumed the consideration of a bill, entitled 

A bill to define when witnesses in felony cases are to be paid a 
fee by the Commonwealth. 

Mr. Little offered an amendment to said bill. 
Mr. Grinstead offered an amendment to the amendment. 
The further consideration of said bill was cut off by the orders of 
the day. 

The hour of 12 o'clock, M., having arrived, the House took up from 
the orders of the day the Senate amendment to a bill which origi­ 
nated in the House of Representatives, entitled 

An act to amend article 11, chapter 92, General Statutes. 
Which amendment was concurred in.
The House then took up from the orders of the day a bill, entitled A bill to reduce and regulate the salaries of the officers of this Commonwealth.

Mr. Botts moved an amendment as a substitute for said bill.

Mr. Lee moved to amend the amendment by striking therefrom the words “and the Judges of the Court of Appeals.”

Mr. Feland 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. Lee, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William C. Allen, Bell G. Bidwell, James D. Black, James B. Blue, Orlando C. Bowles, H. H. Brinkley, Tobias W. Burton, Pat. Campion, E. A. Coffman, James M. Cook, F. G. Cox, K. R. Culbertson, Thomas J. Drury, P. H. Duncan, W. J. Edrington, J. H. Emerson, John Feland, John M. Fish, A. J. Fleming,


Those who voted in the negative, were—


Albert A. Stoll,
Mr. Ne'son moved that the House do now adjourn.

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. Snyder and McClure, were as follows, viz:

Those who voted in the affirmative, were—

John Feland, William E. Minor, J. V. Owen, J. V. Owen,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, J. V. Owen,
William C. Allen, George H. Gardner, Chas. Patterson,
Marshall Baker, John D. Gardner, James M. Payne,
William Berkele, William L. Grant, George W. Pickett,
Bell G. Bidwell, L. E. Green, W. L. Pollard,
James D. Black, J. Warren Grigsby, Jere. Poor,
James B. Blue, Robert E. Grinstead, John Preston,
William H. Botts, Theodore F. Hallam, J. N. Price,
James H. Bowden, Zach. T. Heady, David Pryse,
Orlando C. Bowles, Allen C. Hagan, O. C. Richardson, sr.,
H. H. Brinkley, Richard P. Hocker, C. W. Robbins,
Tobias W. Burton, W. G. Hunter, Samuel Russell,
James W. Chowning, T. J. Jenkins, Thomas H. Shanks,
E. A. Coffman, Thomas Johnson, Ben. J. Shaver,
James M. Cook, Wood M. Jones, M. M. Sloss,
G. W. Craddock, Wm. Kitchen, A. H. Smith,
K. R. Cubertson, Martin W. LaRue, D. B. Smith,
S. P. Douthitt, Daniel Lary, George R. Snyder,
Thomas J. Drury, W. Jeff. Lee, Ralph L. Spalding,
P. H. Duncan, William B. Lindsay, Richard A. Spurr,
W. J. Edrington, G. C. Lockhart, John A. Steele,
John Ellis, Lucien S. Luttrel, L. J. Stephenson,
J. H. Emerson, Bryan S. McClure, Green Sterrett,
Rufus Emmons, Matt. McKinney, Robert Sterrett,
John M. Fish, T. J. Megibben, Richard P. Stoll,
A. J. Fleming, Thos. J. Montgomery, W. J. Taylor,
Joshua G. Ford, William A. Moore, E. B. Treadway,
L. J. Frazee, jr., John B. Otten, G. W. Wins,

The question was then taken on the adoption of the substitute offered by Mr. Botts, and it was decided in the affirmative.

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

Mr. Speaker (Stone), W. H. Frederick, Chas. Patterson,
William C. Allen, George H. Gardner, James M. Payne,
Marshall Baker, John D. Gardner, George W. Pickett,
Bell G. Bidwell, L. E. Green, W. L. Pollard,
James D. Black, Robert E. Grinstead, John Preston,
James B. Blue, Theodore F. Hallam, J. N. Price,
William H. Botts, Zach. T. Heady, David Pryse,
H. H. Brinkley, Thomas W. Henton, O. C. Richardson, sr.,
Tobias W. Burton, Richard P. Hocker, C. W. Robbins,
E. A. Coffman, E. E. Hume, Ben. J. Shaver,
James M. Cook, W. G. Hunter, M. M. Sloss,
F. G. Cox, T. J. Jenkins, A. H. Smith,
G. W. Craddock, Wm. Kitchen, D. B. Smith,
S. P. Douthitt, W. Jeff. Lee, George R. Snyder,
Thomas J. Drury, William B. Lindsay, L. J. Stephenson,
P. H. Duncan, Bryan S. McClure, Green Sterrett,
W. J. Edrington, Matt. McKinney, Robert Sterrett,
Rufus Emmons, Thos. J. Montgomery, W. J. Taylor,
John M. Fish, Robert W. Nelson, E. B. Treadway,
Joshua G. Ford, Samuel R. Overstreet,

Those who voted in the negative, were—

William Berkele, J. Warren Grigsby, William E. Minor,
James H. Bowden, Thomas J. Henry, William A. Moore,
Orlando C. Bowles, Allen C. Hagan, J. V. Owen,
Pat. Campion, Thomas Johnson, Jere. Poor,
James W. Chowning, Wood M. Jones, Samuel Russell,
K. R. Culbertson, John Watts Kearny, Thomas H. Shanks,
John Ellis, Martin W. LaRue, Ralph L. Spalding,
J. H. Emerson, Daniel Lary, Richard A. Spurr,
John Feland, Robert E. Little, John A. Steele,
L. J. Frazee, jr., G. C. Lockhart, Albert A. Stoll,
Joseph A. Gaines, Lucien S. Luttrell, Richard P. Stoll,
William L. Grant, T. J. Megibben, Charles H. Wood—38.

Mr. Snyder moved to reconsider the vote by which said substitute
was adopted.

Mr. Kearny moved that the House do now adjourn.

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. Kearny and
Wood, were as follows, viz:—

Those who voted in the affirmative, were—

William Berkele, Theodore F. Hallam, Robert W. Nelson,
Pat. Campion, Thomas W. Henton, Thomas H. Shanks,
K. R. Culbertson, E. E. Hume, Ralph L. Spalding,
S. P. Douthitt, T. J. Jenkins, Richard A. Spurr,
52-H. R.
John Feland,  
L. J. Frazee, jr.,  
Joseph A. Gaines,  
William L. Grant,  

John Watts Kearny,  
Daniel Lary,  
Robert E. Little,  
William A. Moore,  

John A. Steele,  
Albert A. Steele,  
Richard P. Stoll,  
Charles H. Wood—24.

Those who voted in the negative, were—

Mr. Speaker (Stone),  
William C. Allen,  
Marshall Baker,  
Bell G. Bidwell,  
James D. Black,  
James B. Blue,  
William H. Botte,  
James H. Bowden,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
James W. Chowning,  
E. A. Coffman,  
James M. Cook,  
F. G. Cox,  
G. W. Craddock,  
Thomas J. Drury,  
P. H. Duncan,  
W. J. Edrington,  
John Ellis,  
J. H. Emerson,  
Rufus Emmons,  
John M. Fish,  
A. J. Fleming,  
Joshua G. Ford,  

W. H. Frederick,  
George H. Gardner,  
John D. Gardner,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Zach T. Heady,  
Thomas J. Henry,  
Allen C. Hagan,  
Richard P. Hocker,  
W. G. Hunter,  
Thomas Johnson,  
Wm. Kitchen,  
Martin W. LaRue,  
W. Jeff. Lee,  
William B. Lindsay,  
G. C. Lockhart,  
Lucien S. Luttrell,  
Bryan S. McClure,  
Matt. McKinney,  
T. J. Megibben,  
William E. Minor,  
Thos. J. Montgomery,  
John B. Otten,  

Samuel R. Overstreet,  
J. V. Owen,  
Chas. Patterson,  
James M. Payne,  
George W. Pickett,  
W. L. Pollard,  
Jere. Poor,  
John Preston,  
J. N. Price,  
David Pryse,  
O. C. Richardson, sr.,  
C. W. Robbins,  
Samuel Russell,  
Ben. J. Shaver,  
M. M. Sloss,  
A. H. Smith,  
D. B. Smith,  
George R. Snyder,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
W. J. Taylor,  
E. B. Treadway—73.

The question was then taken on ordering the bill to its third reading, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Kearny and Spalding, were as follows, viz:—

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  
William C. Allen,  
Marshall Baker,  
Bell G. Bidwell,  
James D. Black,  
James B. Blue,  
William H. Botts,  
James H. Bowden,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
Pat. Campion,  
E. A. Coffman,  

John M. Fish,  
A. J. Fleming,  
Joshua G. Ford,  
George H. Gardner,  
John D. Gardner,  
L. E. Green,  
Robert E. Grinstead,  
Theodore F. Hallam,  
Zach T. Heady,  
Thomas J. Henry,  
Allen C. Hagan,  
Richard P. Hocker,  
E. E. Hume,  

J. V. Owen,  
Chas. Patterson,  
James M. Payne,  
George W. Pickett,  
W. L. Pollard,  
Jere. Poor,  
John Preston,  
J. N. Price,  
David Pryse,  
O. C. Richardson, sr.,  
C. W. Robbins,  
Ben. J. Shaver,  
M. M. Sloss,
Mr. Nelson then moved that this House do now adjourn.

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. Snyder and Fleming, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, John Watts Kearny, Richard A. Spurr, John B. Otten
James W. Chowning, Daniel Lary, John A. Steele
K. R. Culbertson, Robert E. Little, Albert A. Stoll
John Feland, William A. Moore, Richard P. Stoll
Joseph A. Gaines, Ralph L. Spalding
William L. Grant
Joseph A. Gaines
J. Warren Grigsby, Thomas Johnson

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, John B. Otten
William C. Allen, John D. Gardner, Samuel R. Overstreet
Marshall Baker, L. E. Green, J. V. Owen
Bell G. Bidwell, J. Warren Grigsby, Chas. Patterson
James D. Black, Robert E. Grinstead, James M. Payne
James B. Blue, Theodore F. Hallam, George W. Pickett
William H. Botts, Zach. T. Heady, W. L. Pollard
James H. Bowden, Thomas J. Henry, Jere. Poor
Orlando C. Bowles, Allen C. Hagan, John Preston
H. H. Brinkley, Richard P. Hocker, J. N. Price
Tobias W. Burton, E. E. Hume, David Pryse
E. A. Coffman, W. G. Hunter, O. C. Richardson, sr.
James M. Cook, T. J. Jenkins, C. W. Robbins
F. G. Cox, Thomas Johnson, Ben. J. Shaver
Rufus Emmons, A. H. Smith
W. G. Hunter, D. B. Smith
T. J. Jenkins, George R. Snyder
Wood M. Jones, L. J. Stephenson
William Kitchen, Green Sterrett
W. Jeff. Lee, Robert Sterrett
William B. Lindsay, W. J. Taylor
Bryan S. McClure, E. B. Treadway
Thos. J. Montgomery, G. W. Winns—68.
Samuel R. Overstreet,
Mr. Bowles then moved to reconsider the vote by which said bill was ordered to its third reading.

Mr. Botts moved to lay said motion on the table.

Mr. Steele moved that this House do now adjourn.

The question was then taken on the adoption of the motion to adjourn, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Snyder and Wood, 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 motion to lay the motion to reconsider on the table, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Albert A. Stoll and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, J. Warren Grigsby, John B. Otten,
William Berkele, Robert E. Grinstead, Samuel R. Overstreet,
James B. Blue, Theodore F. Hallam, J. V. Owen,
William H. Botts, Thomas J. Henry, Chas. Patterson,
Pat. Campion, Thomas W. Henton, James M. Payne,
James W. Chowning, T. J. Jenkins, Jere. Poor,
G. W. Craddock, Thomas Johnson, John Preston,
S. P. Douthitt, Wood M. Jones, David Pryse,
P. H. Duncan, Wm. Kitchen, George R. Snyder,
J. H. Emerson, Daniel Lary, Ralph L. Spalding,
Rufus Emmons, William B. Lindsay, Richard A. Spurr,
A. J. Fleming, G. C. Lockhart, L. J. Stephenson,
Joshua G. Ford, Lucien S. Luttrell, Green Sterrett,
W. H. Frederick, Wm. E. Minor, E. B. Treadway,
Joseph A. Gaines, William A. Moore, Charles H. Wood,—46.

Those who voted in the negative, were—

Mr. Speaker (Stone), John Feland, W. L. Pollard,
William C. Allen, George H. Gardner, John W. Powell,
Bell G. Bidwell, L. E. Green, J. N. Price,
James D. Black, Zach. T. Heady, O. C. Richardson, sr.,
James H. Bowden, Allen C. Hagan, C. W. Robbins,
Orlando C. Bowles, Richard P. Hocker, Samuel Russell,
H. H. Brinkley, W. G. Hunter, Ben. J. Shaver,
Tobias W. Button, John Watts Kearny, M. M. Sloss,
E. A. Coffman, Martin W. LaRue, A. H. Smith,
James M. Cook, W. Jeff. Lee, D. B. Smith,
F. G. Cox, Robert E. Little, John A. Steele,
K. R. Culbertson, Bryan S. McClure, Robert Sterrett,
Thomas J. Drury, Matt. McKinney, Albert A. Stoll,
W. J. Edrington, Thos. J. Montgomery, Richard P. Stoll,
John Ellis, George W. Pickett, G. W. Winns,—45.

Mr. D. B. Smith moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

Mr. Little moved that the House do now adjourn.

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. Kearney and Bowles, were as follows, viz:

These who voted in the affirmative, were—

William C. Allen, Theodore F. Hallam, Robert W. Nelson,
William Berkele, Thomas J. Henry, Samuel R. Overstreet,
Bell G. Bidwell, W. G. Hunter, Jere. Poor,
H. H. Brinkley, T. J. Jenkins, Samuel Russell,
Pat. Campion, Thomas Johnson, Ralph L. Spalding,
James W. Chowning, John Watts Kearny, Richard A. Spurr,
G. W. Craddock, Wm. Kitchen, John A. Steele,
K. R. Culbertson, William B. Lindsay, Albert A. Stoll,
S. P. Douthitt, T. J. Megibben, Richard P. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone), W. H. Frederick, George W. Pickett,
Marshall Baker, George H. Gardner, W. L. Pollard,
James D. Black, John D. Gardner, J. N. Price,
William H. Botts, L. E. Green, David Pryse,
James H. Bowden, J. Warren Grigsby, O. C. Richardson, sr.,
Orlando C. Bowles, Zach. T. Heady, C. W. Robbins,
Tobias W. Burton, Allen C. Hagan, Thomas H. Shanks,
E. A. Coffman, Richard P. Hocker, Ben. J. Shaver,
James M. Cook, E. E. Hume, M. M. Sloss,
F. G. Cox, Wood M. Jones, A. H. Smith,
Thomas J. Drury, Martin W. LaRue, D. B. Smith,
P. H. Duncan, W. Jeff. Lee, George R. Snyder,
W. J. Edrington, G. C. Lockhart, L. J. Stephenson,
John Ellis, Bryan S. McClure, Green Sterrett,
J. H. Emerson, Matt. McKinney, Robert Sterrett,
Rufus Emmons, William A. Moore, W. J. Taylor,
John M. Fish, John B. Otten, E. B. Treadway,
A. J. Fleming, Chas. Patterson, G. W. Winns—56,
Joshua G. Ford, James M. Payne,

Mr. Kearny moved to lay the bill on the table.
Mr. Grinstead moved that this House do now adjourn.
Mr. Little moved that Mr. Kearny be excused from voting on the motion to adjourn.

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. Albert A. Stoll and Spalding, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), S. P. Douthitt, Wood M. Jones,
Marshall Baker, Thomas J. Drury, W. Jeff. Lee,
William Berkele, Rufus Emmons, Chas. Patterson,
James D. Black, Joseph A. Gaines, Jere. Poor,
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James H. Bowden, L. E. Green, Richard A. Spurr,
Orlando C. Bowles, Robert E. Grinstead, John A. Steele—20.
G. W. Craddock, Thomas Johnson,

Those who voted in the negative, were—

William C. Allen, Allen C. Hagan, David Pryse,
William H. Botts, Richard P. Hocker, O. C. Richardson, sr.,
H. H. Brinkley, E. E. Hume, C. W. Robbins,
Tobias W. Burton, W. G. Hunter, Samuel Russell,
James W. Chowning, T. J. Jenkins, Thomas H. Shanks,
E. A. Coffman, William Kitchen, Ben. J. Shaver,
James M. Cook, William B. Lindsay, M. M. Sloss,
F. G. Cox, Robert E. Little, A. H. Smith,
K. R. Culbertson, G. C. Lockhart, D. B. Smith,
P. H. Duncan, Bryan S. McClure, George R. Snyder,
W. J. Edrington, T. J. Megibben, Ralph L. Spalding,
John Ellis, Thos. J. Montgomery, L. J. Stephenson,
J. H. Emerson, William A. Moore, Green Sturtevant,
A. J. Fleming, Robert W. Nelson, Robert Sterrett,
Joshua G. Ford, John B. Otten, Albert A. Stoll,
George H. Gardner, Samuel R. Overstreet, W. J. Taylor,
John D. Gardner, James M. Payne, E. B. Treadway,
J. Warren Grigsby, George W. Pickett, G. W. Winns,
Zach. T. Heady, J. N. Price,

Mr. Kearny moved that Mr. Little be excused from voting on the motion to adjourn.

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. Spalding and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), James W. Chowning, G. C. Lockhart,
William C. Allen, G. W. Craddock, Lucien S. Luttrel,
Marshall Baker, P. H. Duncan, William A. Moore,
William Berkele, John M. Fish, Chas. Patterson,
James D. Black, Joseph A. Gaines, Thomas H. Shanks,
James H. Bowden, Robert E. Grinstead, Ralph L. Spalding,
H. H. Brinkley, Wood M. Jones,

Those who voted in the negative, were—

James B. Blue, Theodore F. Hallam, David Pryse,
William H. Botts, Zach. T. Heady, O. C. Richardson, sr.,
Tobias W. Burton, Allen C. Hagan, Ben. J. Shaver,
E. A. Coffman, W. G. Hunter, A. H. Smith,
James M. Cook, Thomas Johnson, D. B. Smith,
F. G. Cox, John Watts Kearny, George R. Snyder,
K. R. Culbertson, Wm. Kitchen, John A. Steele,
A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and resolutions, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of J. M. Lester, of Caldwell county.


An act for the benefit of John Welch, of Franklin county.

An act to amend an act to provide for the erection of school buildings in common school district No. 1, in the town of Hawesville.

Resolution directing Librarian to have air-grates put under Quarter-Master and Adjutant General's Offices.

Resolution in reference to the surviving soldiers and widows of the Mexican war.

Resolution authorizing the appointment of a joint committee to report on the utility of Patterson's Forms.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend chapter 52 of the General Statutes;

An act to incorporate the town of Newville, located in parts of Daviess, McLean, and Ohio counties;

An act to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county;

An act to create a special road law for the county of Pendleton;

An act to amend an act, entitled "An act to incorporate the Bardstown Baptist Female College, at Bardstown;"

An act to amend an act, entitled "An act incorporating the German Lutheran Presbyterian St. John's Church, in Newport," Session Acts 1850-'1, volume 2, page 270;
An act to amend the charter of the town of Shelbyville;
An act to enable the literary society of Saint Louis Bertrand, of Louisville, to issue mortgage bonds;
An act for the benefit of John E. Abbott, of Hart county;
An act to repeal an act to prevent the sale of spirituous and vinous liquors in Elkhon, Todd county, approved December 20, 1871;
Also the following enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:
An act for the benefit of licensed keepers of stud-horses, jacks, and bulls in this Commonwealth;
An act to change district No. 44, in Kenton county;
An act for the benefit of school district No. 12, in Warren county;
An act for the benefit of Madison Thomas, committee of Harvey P. Thomas, of Lewis county;
An act for the benefit of F. M. Hunt, committee of Rachel Hicks, an idiot, of Laurel county;
An act for the benefit of Farish Arnett, late sheriff of Magoffin county;
An act to amend an act, entitled "An act to incorporate the Henderson Building and Loan Association," approved April 24th, 1873;
An act to amend an act amending the turnpike law of Henry county, approved March 28, 1872;
An act to amend the charter of the Louisville Turnpike Road Company;
An act to authorize the issual of a patent to Isaac Hibbs, jr., and E. Charlton, for the N. E. qr. of sec. 34, t. 2, r. 1, W.;
An act for the benefit of the trustees of the town of Catlettsburg;
An act to amend the charter of the city of Henderson, and the several acts in relation thereto;
An act to prevent the erection of traps and dams in Rockcastle river;
Resolution directing the Public Printer to print the report of James K. Patterson, Commissioner to International Congress of Geographical Science;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Emmons inform the Senate thereof.
Leave was given to bring in the following bills, viz:

1. A bill for the benefit of tax-payers of Hardin county.
2. A bill for the benefit of Noah Smith and others, of Barren county.
3. A bill to establish the Glasgow Junction common school district in Barren county.
4. A bill to confer further powers upon the county court of Barren county in certain cases.
5. A bill for the benefit of Lee county.
6. A bill for the benefit of William Thomas, sheriff of Lee county.
7. A bill to amend the charter of the Mouth of Tate's Creek Turnpike Road Company.
8. A bill to amend the charter of the Lexington and Georgetown Turnpike Road Company.
9. A bill to incorporate the Avery Institute.
10. A bill to amend an act incorporating the Odd Fellows' Mutual Life Assurance Association, of Louisville.
11. A bill to define the jurisdiction of the police judge of Cromwell, in Ohio county.
12. A bill to amend the charter of South Carrollton, Muhlenburg county.
13. A bill to consolidate common school districts Nos. 42 and 46, in Muhlenburg county.
15. A bill to amend article 3, chapter 14, General Statutes.
On motion of Mr. LaRue—
16. A bill to amend section 22, chapter 37, General Statutes.
On motion of Mr. Bidwell—
17. A bill to amend the charter of the city of Paducah.
On motion of Mr. Grigsby—
18. A bill in aid of common schools of Boyle county.
On motion of Mr. Berkley—
19. A bill for the benefit of Merrill Hardin, of Garrard county.
On motion of Mr. Kearny—
20. A bill to incorporate the Hopkins County Land and Mining Company.

Ordered, That the Committee on Ways and Means prepare and bring in the 1st; the Committee on Propositions and Grievances the 2d; the Committee on Education the 3d, 13th, and 18th; the Committee on County Courts the 4th; the Committee on Claims the 5th and 6th; the Committee on Internal Improvement the 7th and 8th; the Committee on the General Statutes the 14th, 15th, and 16th; the Committee on Corporate Institutions the 9th, 10th, 11th, 12th, 17th, and 20th, and the Committee on the Judiciary the 19th.

Mr. Snyder moved to reconsider the vote by which this House passed a bill, entitled
An act incorporating the Home Savings Bank, of Winchester.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Bills were reported by the committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Little, from the Committee on General Statutes—
A bill to amend section 9 of chapter 415 of an act of the General Assembly of the Commonwealth of Kentucky, passed at session of 1873-'74, entitled “An act to prevent the sale of medicines and poisons,” approved February 20, 1874.

By Mr. Shaver, from the Committee on Corporate Institutions—
A bill to amend the charter of the town of Adairville, in Logan county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill for the benefit of George T. Price, sheriff of Logan county.
By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to incorporate the Avery Institute.
By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill giving the sheriff of Pike county two months further time to pay the revenue of Pike county for the year 1876.

By Mr. Nelson, from the Committee on County Courts—
A bill concerning the joint expenses of the county of Jefferson and city of Louisville.

By Mr. Shaver, from the Committee on Corporate Institutions—
A bill to incorporate the Prentice Club of Louisville.

By Mr. Minor, from the Committee on Corporate Institutions—
A bill to amend an act incorporating the Odd Fellows' Mutual Life Assurance Association, of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Megibben, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled A bill for the benefit of William R. Dillon, of Lincoln county, Without expression of opinion.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Frazee 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 engrossed and read a third time.
Said bill having been engrossed, was read a third time as follows, viz:

Whereas, In the month of August, 1875, a band of desperate outlaws, after a successful bank robbery at Huntingdon, Virginia, entered the State of Kentucky, and had penetrated as far as Rockcastle county, to the great alarm of many good citizens; and whereas,
William R. Dillion, then a citizen of that county, by a signal exercise of courage, killed the leader of said band, in attempting their arrest, dispersed them, and caused the arrest and conviction of another member of said band and destroyed the organization, thus saving to the Commonwealth the cost of capturing or exterminating said robbers, and preserving in all probability the lives and property of many citizens; and whereas, the said Dillion has received no compensation from any source for this voluntary public service, and has incurred thereby great personal risk and danger of assassination, and has been forced to abandon his business and change his place of residence to his material loss.

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts is directed to draw his warrant upon the Treasurer, in favor of the said William R. Dillion, for five hundred dollars, to be paid out of any money in the Treasury not otherwise appropriated:

§ 2. That this act take effect from its passage.

Mr. LaRue moved to lay said bill on the table.

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. Hunter and Spurr, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, L. J. Frazee, jr., Thos. J. Montgomery,
James B. Blue, W. H. Frederick, William A. Moore,
William H. Botts, George H. Gardner, J. V. Owen,
James H. Bowden, John D. Gardner, Chas. Patton,
Tobias W. Burton, L. E. Green, James M. Payne,
Pat. Campion, Zach. T. Heady, George W. Pickett,
James W. Chowning, Thomas W. Henton, John W. Powell,
E. A. Coffman, Richard P. Hocker, O. C. Richardson, sr.,
James M. Cook, Wood M. Jones, Ben. J. Shaver,
F. G. Cox, Wm. Kitchen, A. H. Smith,
Thomas J. Drury, Martin W. LaRue, D. B. Smith,
John Ellis, Daniel Lary, George R. Snyder,
Rufus Emmons, William B. Lindsay, Robert Sterrett,

Those who voted in the negative, were—

Mr. Speaker (Stone), Robert E. Grinstead, Samuel R. Overstreet,
William C. Allen, Theodore F. Hallam, Jere. Poor,
William Berkele, Thomas J. Henry, J. N. Price,
James D. Black, Allen C. Hagan, David Pryse,
Orlando C. Bowles, W. G. Hunter, C. W. Robbins,
H. H. Brinkley, Thomas Johnson, Samuel Russell,
G. W. Craddock, John Watts Kearny, Thomas H. Shanks,
K. R. Culbertson, W. Jeff. Lee, Ralph L. Spalding,
S. P. Douthitt, Robert E. Little, Richard A. Spurr,
Mr. Speaker (Stone), William L. Grant, John B. Otten, Samuel R. Overstreet, J. N. Price.


Mr. Black, Thomas J. Henry, John A. Steele, L. J. Stephenson, Green Sterrett, Richard P. Stoll.


Mr. Culbertson, K. R. Culbertson, John W. Kearny, Robert P. Stoll, E. B. Treadway, Charles H. Wood—38.


Mr. Duncan, P. H. Duncan, William L. Grant, John B. Otten, Samuel R. Overstreet, J. N. Price.


Mr. Campion, Pat. Campion, L. E. Green, Robert E. Grinstead, Zach. T. Heady, George W. Pickett, Jere. Poor.


Mr. Ellis, John Ellis, E. A. Coffman, John D. Gardner, Robert W. Nelson, J. V. Owen.


So said bill was rejected.

Mr. Hallam, from the Committee on Banks, to whom was referred a bill from the Senate, entitled
An act to incorporate the Louisville Bank of Commerce, Reported the same with amendments.
Mr. Nelson moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
Mr. Russell asked for a division of the question on the amendments.
Which was granted.
The question being taken on the adoption of the first division of said amendments, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Hallam and Hunter, 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 second division of said amendments, 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 and the constitutional provision as to the 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.

Mr. Botts moved to reconsider the vote by which the House adopted the amendments to said bill.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
An act incorporating and for the benefit of Building and Loan Associations of the county of Jefferson and the city of Louisville.

By same—
An act to amend the charter and change the name of the Chestnut Street Presbyterian Church, of Louisville.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

And then the House adjourned.
FRIDAY, FEBRUARY 11, 1876.

The following petitions were presented, viz:

By Mr. Jones—
1. The petition of sundry citizens of Hickman county, praying for the passage of an act to compel the New Orleans, St. Louis and Chicago Railroad to fence both sides of certain parts of its road in said county.

By Mr. Green—
2. The petition of sundry citizens and property-holders in the town of Litchfield, praying the passage of an act extending the corporate limits of said town.

By Mr. Baker—
3. The petition of sundry citizens of Greenup county, remonstrating against the passage of an act authorizing the sale of spirituous, malt, or vinous liquors in the town of Springville, in said county.

By Mr. Spalding—
4. The petition of sundry citizens, legal voters, of the town of Lebanon, praying the passage of an act prohibiting the sale of intoxicating liquors in said town.

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

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

1. An act to incorporate the Southwestern Railroad Company.
2. An act to incorporate the Kentucky Wool, Land, and Loan Association.
3. An act to reduce into one all the acts relating to the city of Owensboro.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

53-H. R.
Ordered, That they be referred—the 1st to the Committee on Railroads, and the 2d and 3d to the Committee on Corporate Institutions.

A message was also received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to incorporate the Southern Baptist Theological Seminary,
With an amendment.
Which was concurred in.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act extending the time for the payment of revenue and county levy of Clay county for the year 1875.
An act to change the county line between Owen and Grant counties.
An act to regulate the call and trial of Commonwealth and civil causes pending in the Hardin circuit court.
An act for the benefit of school district No. 39, in Bath county.
An act to repeal the charter of the town of Geigersville, in the counties of Boyd and Carter.
An act authorizing the clerk of the Lincoln county court to appoint his wife deputy clerk.
An act to amend the charter of the Louisville and Nashville Railroad Company, and to increase the directors thereof to eleven.
An act for the benefit of Hardin county.

Mr. Frederick moved to take up and consider a joint resolution, entitled

Resolution to appoint a committee to visit the lunatic asylums at Anchorage and Lexington.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Berkele moved to lay said resolution on the table.
By unanimous consent, Mr. Frederick withdrew said resolution.
Mr. Grigsby moved the following resolution, viz:

Resolved, That the use of this Hall be tendered to Judge W. F. Bullock, Dr. Jos. R. Buchanan, and others, on Tuesday, February 15th, at 3 o'clock, P. M., for the purpose of delivering addresses on the importance of providing by law reformatory institutions for juvenile offenders.

Which was adopted.
Mr. Owen moved the following resolution, viz:

Whereas, There is great complaint in the counties bordering on Green and Barren rivers in regard to alleged hardships imposed upon them by excessive charges by the Green and Barren River Navigation Company; for remedy whereof, be it

Resolved, That a committee of three be appointed, whose duty it shall be to investigate the alleged grievances, and report by bill or otherwise.

Which was adopted.

Leave of absence, indefinitely, was granted Mr. Luttrell.

The Speaker appointed Messrs. John A. Steele, David Pryse, and T. J. Jenkins as a committee, in pursuance to a joint resolution which originated in the Senate, entitled

Resolution directing the appointment of a committee to inquire into the propriety of employing convict labor on works of internal improvement.

Mr. Steele asked leave to withdraw from the Senate a bill, entitled An act to amend the charter of Ford’s Mill and Kentucky River Turnpike Road Company.

Which was granted.

Mr. Steele was appointed a committee to withdraw said bill from the Senate.

Who retired, and, after a time, returned and placed said bill in the custody of the Clerk.

Mr. Steele moved to reconsider the vote by which said bill was passed.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Steele then moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Steele moved an amendment to said bill.

The question being taken on the adoption of said 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, and the constitutional provision as to the 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.

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

On motion of Mr. Gaines—
1. A bill to authorize the judge of the Boone county court to adjust and settle the conflict of title between the county of Boone and Stewart Baker to the Big Bone Spring, in Boone county.

On motion of same—
2. A bill to amend the road laws of Boone county.

On motion of Mr. G. H. Gardner—
3. A bill for the benefit of the tax-payers of Hardin county.

On motion of Mr. Campion—
4. A bill to amend the charter of the city of Louisville.

On motion of Mr. Grigsby—
5. A bill for the benefit of Nancy Fuel, an idiot, of Boyle county.

On motion of Mr. Kearny—
6. A bill to incorporate the Hopkins County Land and Mining Company.

On motion of Mr. Steele—
7. A bill to amend the charter of the Midway Female Orphan School, Woodford county.

On motion of Mr. Spalding—

On motion of Mr. Berkle—
9. A bill to amend the charter of the Danville, Lancaster, and Nicholasville Turnpike Road Company.

On motion of same—
10. A bill for the benefit of Garrard county.

On motion of Mr. Jenkins—
11. A bill to authorize the Owen county court to sell the poor-house farm.

On motion of Mr. Henton—
12. A bill for the benefit of the court of claims of Shelby county.

On motion of same—
13. A bill to amend the charter of the Bagdad and Harrisonville Turnpike Road Company.

On motion of same—
14. A bill to amend article 2, chapter 18, of the General Statutes.
On motion of Mr. McClure—
15. A bill for the benefit of Jas. P. Miller, former sheriff of Russell county.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 2d, and 11th; the Committee on Corporate Institutions the 4th, 5th, and 7th; the Committee on Claims the 6th and 15th; the Committee on Charitable Institutions the 8th; the Committee on General Statutes the 9th and 14th; the Committee on Internal Improvement the 10th; the Committee on Ways and Means the 12th and 13th, and a special committee, consisting of Messrs. John D. Gardner, Botts, and Patterson, the 3d.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to enable the literary society of Saint Louis Bertrand, of Louisville, to issue mortgage bonds.

An act to prohibit the sale of spirituous, vinous, or malt liquors in Sardis precinct, in Mason county.

An act to repeal an act to prevent the sale of spirituous and vinous liquors in Elkton, Todd county, approved December 20, 1871.

An act to amend an act, entitled “An act incorporating the German Lutheran Presbyterian St. John’s Church, in Newport,” Session Acts 1850-'l, volume 2, page 270.

An act to amend chapter 52 of the General Statutes, entitled “Husband and Wife.”

An act to amend an act, entitled “An act to incorporate the Bardstown Baptist Female College, at Bardstown.”

An act for the benefit of John E. Abbott, of Hart county.

Mr. LaRue moved to reconsider the vote by which this House rejected a bill, entitled

A bill for the benefit of Wm. R. Dillon, of Lincoln county.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Wells, Mitchell & Co.;

An act for the benefit of C. W. Thompson, of Metcalfe county;

Resolution to refer to a joint committee so much of the Governor’s message as relates to the boundary line between Indiana and Kentucky, and report of commissioners concerning same;
Also a bill and resolutions, which originated in the Senate, of the following titles, viz:

An act for the benefit of John P. Barrett, late sheriff of Ohio county;

Resolution directing the appointment of a committee to inquire into the propriety of employing convict labor on works of internal improvement;

Resolution requesting the Governor to furnish official copies of the Pacific Railroad resolution to Representatives and Senators in Congress;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

On motion of Mr. Snyder,

Ordered, That a bill, which originated in the Senate, entitled An act to amend article 12 of chapter 33 of the General Statutes, entitled “Elections,” be taken up from the orders of the day and considered.

Mr. Little moved to amend said bill by striking out the “third section.”

Mr. A. H. Smith moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the negative.

Mr. Treadway moved an amendment as a substitute.

The hour of 11 o’clock, A. M., having arrived, the House proceeded to take up the special order for that hour.

Mr. Grigsby moved to postpone the special order in order to allow the further consideration of the bill.

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

Mr. Grinstead moved an amendment to the substitute.

The hour of 12 o’clock, M., having arrived, the House proceeded to take up the orders of the day.

Mr. Kearny moved to suspend the orders of the day, and to make the bill under consideration the special order for Thursday, the 17th inst., at 10½ o’clock, A. M., and from day to day at that hour until disposed of.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rules of the House, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, James M. Payne,
Marshall Baker, George H. Gardner, George W. Pickett,
Bell G. Bidwell, John D. Gardner, W. L. Pollard,
James D. Black, L. E. Green, John W. Powell,
James B. Blue, Zach. T. Headly, David Pryse,
William H. Botts, Thomas J. Henry, O. C. Richardson, sr.,
Orlando C. Bowles, Allen C. Hagan, C. W. Robbins,
H. H. Brinkley, Richard P. Hocker, Samuel Russell,
Tobias W. Burton, W. G. Hunter, Ben. J. Shafer,
James W. Chowning, T. J. Jenkins, A. H. Smith,
E. A. Coffman, John Watts Kearny, George R. Snyder,
Thomas J. Drury, Wm. Kitchen, Ralph L. Spalding,
P. H. Duncan, W. Jeff. Lee, John A. Steele,
W. J. Edrington, Bryan S. McClure, L. J. Stephenson,
John Ellis, T. J. Megibbon, Robert Sterrett,
Rufus Emmons, Thos. J. Montgomery, Albert A. Stoll,
John M. Fish, William A. Moore, E. B. Treadway,
L. J. Frazee, jr., Chas. Patterson,

Those who voted in the negative, were—

William Berkele, Thomas W. Henton, Lucien S. Luttrell,
Pat. Campion, Thomas Johnson, J. N. Price,
G. W. Craddock, Wood M. Jones, Thomas H. Shanks,
K. R. Culberston, Martin W. LaRue, D. B. Smith,
John Feland, Daniel Eary, Richard A. Spurr,
William L. Grant, William B. Lindsay, Green Sterrett,
J. Warren Grigsby, Robert E. Little, Richard P. Stoll,
Theodore F. Hallam,

The House then took up from the orders of the day the unfinished order of yesterday, viz: a bill, entitled
A bill to reduce and regulate the salaries of the officers of this Commonwealth,
And the amendments thereto.
The question being taken on the adoption of the motion made on yesterday to lay said bill on the table, it was decided in the negative.
The yeas and nays being required thereon by Messrs. Lee and Snyder, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, John Watts Kearny, David Pryse,
K. R. Culberston, Martin W. LaRue, Thomas H. Shanks,
John Feland, Robert E. Little, Ralph L. Spalding,
William L. Grant, G. C. Lockhart, Richard A. Spurr,
J. Warren Grigsby, Lucien S. Luttrell, John A. Steele,
Theodore F. Hallam, T. J. Megibbon, Richard P. Stoll,
Thomas W. Henton, J. N. Price,
Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, J. V. Owen,  
William C. Allen, Joshua G. Ford, Chas. Patterson,  
Marshall Baker, W. H. Frederick, James M. Payne,  
Bell G. Bidwell, Joseph A. Gaines, George W. Pickett,  
James D. Black, George H. Gardner, W. L. Pollard,  
James B. Blue, John D. Gardner, John W. Powell,  
William H. Botts, L. E. Green, John Preston,  
Orlando C. Bowles, Robert E. Grinstead, O. C. Richardson, sr.  
H. H. Brinkley, Zach. T. Heady, C. W. Richardson,  
Tobias W. Burton, Allen C. Hagan, Ben. J. Shaver,  
Pat. Campion, Richard P. Hocker, M. M. Sloss,  
James W. Chowning, W. G. Hunter, A. H. Smith,  
E. A. Coffman, Thomas Johnson, D. B. Smith,  
F. G. Cox, Wood M. Jones, George R. Snyder,  
G. W. Craddock, Wm. Kitchen, L. J. Stephenson,  
Thomas J. Drury, W. Jeff. Lee, Green Sterrett,  
P. H. Duncan, William B. Lindsay, Robert Sterrett,  
W. J. Edrington, Bryan S. McClure, Albert A. Stoll,  
John Ellis, Thos. J. Montgomery, W. J. Taylor,  
John M. Fish, Samuel R. Overstreet,  

Messrs. Hallam and Snyder moved a call of the House.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Mr. Speaker (Stone), John D. Gardner, J. V. Owen,  
William C. Allen, William L. Grant, Chas. Patterson,  
Marshall Baker, L. E. Green, James M. Payne,  
William Berkele, J. Warren Grigsby, George W. Pickett,  
Bell G. Bidwell, Theodore F. Hallam, W. L. Pollard,  
James D. Black, Zach. T. Heady, John W. Powell,  
James B. Blue, Thomas J. Henry, John Preston,  
William H. Botts, Thomas W. Henton, J. N. Price,  
Orlando C. Bowles, Allen C. Hagan, David Pryse,  
H. H. Brinkley, Richard P. Hocker, O. C. Richardson, sr.  
Tobias W. Burton, E. E. Hume, C. W. Robbins,  
Pat. Campion, W. G. Hunter, Samuel Russell,  
James W. Chowning, T. J. Jenkins, Thomas H. Shanks,  
E. A. Coffman, Thomas Johnson, Ben. J. Shaver,  
F. G. Cox, Wood M. Jones, M. M. Sloss,  
G. W. Craddock, John Watts Kearny, A. H. Smith,  
K. R. Culbertson, Wm. Kitchen, D. B. Smith,  
Thomas J. Drury, Martin W. LaRue, George R. Snyder,  
P. H. Duncan, Daniel Lary, Ralph L. Spalding,  
W. J. Edrington, W. Jeff. Lee, Richard A. Spurr,  
John Ellis, William B. Lindsay, John A. Steele,  
Rufus Emmons, Robert E. Little, L. J. Stephenson,
Mr. Henton moved that further proceedings under the call of the House be dispensed with.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The question was then taken on ordering the previous question, as moved on yesterday, and it was decided in the affirmative.

The question was then taken on the passage of said bill, as amended, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


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<td>John Feland</td>
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<td>John M. Fish</td>
<td>G. C. Lockhart</td>
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<td>A. J. Fleming</td>
<td>Lucien S. Luttrell</td>
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<td>Joshua G. Ford</td>
<td>Bryan S. McClure</td>
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<td>L. J. Frazee, jr.</td>
<td>T. J. Megibben</td>
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<td>W. H. Frederick</td>
<td>William E. Minor</td>
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<td>John Preston</td>
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<td>David Pryse</td>
<td>O. C. Richardson, sr.</td>
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<td>L. J. Stephenson</td>
<td>W. J. Taylor</td>
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<td>George Sterrett</td>
<td>E. B. Treadway—63</td>
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Those who voted in the negative, were—


<table>
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<th>Yeas</th>
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<td>Thomas Johnson</td>
<td>William A. Moore</td>
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<td>John Watts Kearny</td>
<td>Samuel Russell</td>
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<td>Martin W. LaRue</td>
<td>Thomas H. Shanks</td>
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<td>Daniel Lary</td>
<td>Ralph L. Spalding</td>
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<td>Robert E. Little</td>
<td>Richard A. Spurr</td>
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Resolved, That the title of said bill be as aforesaid.

Said bill, as amended, reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the salaries of all the public officers of this Commonwealth, whose salaries are paid directly out of the public Treasury, shall be reduced twenty per cent., except the Governor.

§ 2. This act shall in no way affect officers now in office, but shall apply to all such as may hereafter be elected or appointed to office.

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled “An act to incorporate the Richmond, Irvine, and Three Forks Railroad,” approved February 28th, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Messrs. Little and Snyder were appointed a committee to report said bill to the Senate.

Who retired, and, after a short time, returned and reported that they had discharged that duty.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. McKinney, from the Committee on Propositions and Grievances—

A bill to amend the charter of Owingsville, Bath county.

By same—

A bill to prevent the destruction of fish in Licking river, Slate creek, and Triplett creek, in Bath and Rowan counties, and Fleming creek, Johnson’s creek, and Licking river, in Fleming county.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend the several acts in relation to the town of Winchester.

By same—
A bill to incorporate the Louisville Law Reporter Publishing Company, of Louisville.

By Mr. Minor, from the same committee—
A bill to incorporate the Green River Iron and Coal Company.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to allow the voters of Marshall county to vote on the question of removing the county seat of Marshall county.

By same—
A bill for the benefit of Fletcher Chelf, of Mason county.

By same—
A bill for the benefit of C. K. Cluke.

By Mr. Bowden, from the Committee on General Statutes—
A bill to regulate the road law of Kenton county.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Mt. Sterling.

By Mr. Shafer, from the same committee—
A bill to give the assessor further time to list the property in McLean county.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill for the benefit of the Kentucky Mutual Benefit Association, of Maysville.

By Mr. Frazee, from the Committee on County Courts—
A bill to authorize the judge of the Mason quarterly court to appoint the clerk of said court.

By same—
A bill to authorize the citizens of the Garnettsville precinct, in Meade county, to vote upon the question of licensing taverns to sell spirituous, vinous, and malt-liquors.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to legalize acts of the McCracken county judge, and to authorize him to sell real property purchased by the county.
By Mr. Henton, from the Committee on Ways and Means—
A bill to amend the charter of the city of Paducah.

By Mr. Shaver, from the Committee on Corporate Institutions—
A bill to incorporate the town of Skilesville, in Muhlenburg county.

By Mr. Snyder, from the Committee on Railroads—
A bill to repeal the charter of the Louisville, Memphis, and New Orleans Railroad.

By Mr. Spalding, from the Committee on Education—
A bill to repeal sections 5, 6, and 7 of an act, entitled "An act to amend the charter of the town of Harrodsburg," approved February 18th, 1870.

By Mr. Campion, from the Committee on County Courts—
A bill for the benefit of H. M. Alexander, sheriff of Cumberland county.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Richard Hackley, elisor of the Garrard circuit court.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to amend an act to incorporate the town of Greenville, and give concurrent jurisdiction with police judge to county judge and justices of the peace.

By Mr. Grinstead, from the Committee on County Courts—
A bill to amend the charter of Bardstown, regulating the fees of the police judge of said town.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to amend an act, entitled “An act to incorporate the Chaplain and Bloomfield Turnpike Road Company.”

By Mr. Hocker, from the Committee on Internal Improvement—
A bill to amend the charter of the town of Rockport, Ohio county.

By Mr. Bowden, from the Committee on General Statutes—
A bill to amend section 6 of article 13, chapter 29, General Statutes, for the benefit of William F. Peak, of Trimble county.

By Mr. Campion, from the Committee on County Courts—
A bill to regulate tolls on turnpike roads in Owen county.

By Mr. Chowning, from the Committee on the Judiciary—
A bill to incorporate the Pendleton County Mutual Aid Association.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend an act, entitled “An act to incorporate the town of Butler, Pendleton county.”
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

At nine o'clock and twenty-five minutes, Mr. Shanks moved that the House adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Campion, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to regulate the holding of the court of claims in Pulaski county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

At nine o'clock and thirty minutes, Mr. Coffman moved that the House adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Campion, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to increase the number of and fix the time and place of holding the county courts in Warren county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

At nine o'clock and thirty-five minutes, Mr. McClure moved that this House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Richard P. Stoll, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill changing the boundary of the town of Georgetown, Scott county.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—

A bill to incorporate the Kentucky Grangers' Mutual Benefit Society.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

At nine o'clock and thirty-seven minutes, Mr. Coffman moved to adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Blue, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to empower the court of claims of Shelby county to levy an ad valorem tax, and to legalize the ad valorem levies of 1873 and 1874 and 1875.
Mr. D. B. Smith, from the Committee on Moral and Religious Institutions, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to regulate the sale of spirituous, vinous, and malt liquors in the town of Shelbyville.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

At nine o'clock and forty minutes, Mr. McClure moved that this House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the negative.

Bills were reported by the committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act to amend and reduce into one the several acts relating to the town of Franklin."

By same—
A bill to incorporate the Patrons' Co-operative Association, of Simpson county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill repealing all acts declaring Little river a navigable stream.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the State Grange of the Patrons of Husbandry of the State of Kentucky.

By Mr. Campion, from the Committee on County Courts—
A bill to repeal an act, entitled "An act to regulate the pay of the members of the court of claims of Todd county."

By Mr. Berkele, from the Committee on Internal Improvement—
A bill for the benefit of Allensville voting precinct, in Todd county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with, 

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

At ten o'clock and ten minutes, Mr. Grinstead moved that the House adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Botts, from the Committee on Circuit Courts—
A bill to re-establish the common pleas court in the county of Union.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to confer additional powers upon the county court of Barren county.

By same—
A bill to amend the charter of the town of Caseyville.

By same—
A bill to incorporate the Court Street Baptist Church, in Warren county.

By same—
A bill to amend an act, entitled "An act to incorporate the Bowling Green Manufacturing Company," approved February —, 1866.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to confer additional powers upon the county court of Barren county.

By same—
A bill for the benefit of G. W. Pickett, of Adair county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill for the benefit of W. W. Cox, late sheriff and present and late county and quarterly court judge of Morgan county.
By same—
A bill to declare Cane creek, in Breathitt county, a navigable stream from its mouth to the mouth of Seward's branch.
By Mr. Grinstead, from the Committee on County Courts—
A bill to legalize the Washington county court of claims for 1875.
By Mr. D. B. Smith, from the Committee on Moral and Religious Institutions—
A bill to prohibit the sale of spirituous liquors in the town of Monticello, Wayne county, and within five miles of said town.
By Mr. Steele, from the Committee on Internal Improvement—
A bill to amend the charter of the Mt. Freedom and Jessamine County Turnpike Road Company.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the town of Summershade, in Metcalfe county.

Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz: 
By Mr. Lockhart, from the Committee on Judiciary—
An act conferring jurisdiction on the Louisville chancery court over the estate of Samuel B. Thomas, deceased, and authority to adjudicate and settle the accounts of the trustee under the will of said Thomas.
By Mr. Johnson, from the Committee on Claims—
An act for the benefit of John P. Salyer and Augustus Arnett, of Magoffin county.
By Mr. Snyder, from the Committee on Railroads—
An act to incorporate the Southwestern Railroad Company.

55-H. R.
Mr. Steele, from the Committee on Internal Improvement—
An act for the construction and completion of turnpike roads in Robertson county.

By Mr. Botts, from the Committee on Circuit Courts—
An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

By Mr. Campion, from the Committee on County Courts—
An act to provide for districting Ohio county into justices' districts.

By Mr. Megibben, from the Committee on Railroads—
An act to amend an act, entitled "An act to incorporate the Westport, Carrollton, and Ghent Railway Company."

By Mr. Grinstead, from the Committee on County Courts—
An act for the benefit of John Wallace, late clerk of the Boone county circuit court.

By Mr. Megibben, from the Committee on Claims—
An act for the benefit of Thos. H. Spradlin, committee of David Spradlin, an idiot, of Wayne county.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, 

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

Mr. Bowles, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled

An act increasing the jurisdiction of the quarterly courts and justices in Christian and other counties,

Reported the same without amendment.

Mr. Feland offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bill do pass, and that the title thereof be amended so as to read,

An act increasing the quarterly courts and justices in certain counties.
Mr. Campion, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of John Grumbly, of Todd county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a second time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Lockhart and Berkele, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Resolved, That the title of said bill be as aforesaid.
Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to abolish the court of common pleas in Muhlenburg and Butler counties.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be recommitted to the Committee on Circuit Courts.

Mr. Frazee, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to authorize the citizens of the Garnettsville precinct, in Meade county, to vote on the question of licensing taverns to sell spirituous, vinous, and malt liquors.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Drury moved to lay said bill on the table.
And the question being taken on the motion to lay on the table, it was decided in the negative.
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

On motion of Mr. Campion, the House took up a joint resolution, which originated in the Senate, entitled
Resolution appropriating money to build a stable on the public grounds attached to the Executive Mansion.
Mr. Bidwell withdrew his motion to refer said resolution to a special committee.
The Speaker ruled the substitute of Mr. Nelson out of order.
The question was then taken on the adoption of said resolution, and it was decided in the negative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:
Those who voted in the affirmative, were—

William C. Allen,          Joseph A. Gaines,          John W. Powell,
William Berkele,           Thomas W. Henton,          John Preston,
James B. Blue,              E. E. Hume,              J. N. Price,
James H. Bowden,            W. G. Hunter,            David Pryce,
Orlando C. Bowles,          T. J. Jeakins,            Thomas H. Shanks,
Pat. Campion,              Thomas Johnson,           M. M. Sloss,
James W. Chowning,          Wm. Kitchen,            George R. Snyder,
G. W. Craddock,            Daniel Lary,             Ralph L. Spalding,
K. R. Cubertson,            W. Jeff. Lee,            Richard A. Spurr,
W. J. Edington,            William B. Lindsay,       L. J. Stephenson,
John Ellis,                 G. C. Lockhart,          Green Sterrett,
John Feland,                T. J. Megibben,          Richard P. Stoll,
Joshua G. Ford,             Wm. E. Minor,            E. B. Treadway,
L. J. Frazee, jr.,          William A. Moore,         Charles H. Wood—43.
W. H. Frederick,

Those who voted in the negative, were—

Mr. Speaker (Stone),        John D. Gardner,          J. V. Owen,
Marshall Baker,             L. E. Green,             Chas. Patterson,
Bell G. Bidwell,            Robert E. Grinstead,      James M. Payne,
James D. Black,             Zach. T. Heady,           George W. Pickett,
William H. Botts,           Allen C. Hagan,          W. L. Pollard,
Tobias W. Burton,           Richard P. Hocker,        O. C. Richardson, sr.,
E. A. Coffinman,            Wood M. Jones,           C. W. Robbins,
F. G. Cox,                  Lucien S. Luttrell,        Ben. J. Shaver,
Thomas J. Drury,            Bryan S. McClure,         A. H. Smith,
P. H. Duncan,               Matt. McKinney,          D. B. Smith,
Rufus Emmons,               Thos. J. Montgomery,       Robert Sterrett,
George H. Gardner.

Mr. Hagan moved to reconsider the vote by which said resolution was rejected.

Mr. Wood moved to reconsider the vote by which a bill passed this House, entitled

An act to incorporate the Louisville Law Reporter Publishing Company, of Louisville.

Mr. Snyder moved to reconsider the vote ordering to its third reading a bill, entitled

An act incorporating the Home Savings Bank, of Winchester.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Snyder offered an amendment to said bill.

Mr. Frazee 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. Snyder, 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 and the constitutional provision as to the 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.

Leave of absence, indefinitely, was granted Mr. Feland.
And then the House adjourned.

SATURDAY, FEBRUARY 12, 1876.

The following petitions were presented, viz:

By Mr. Fleming—
1. The petition of sundry citizens of Livingston county, praying the passage of an act requiring sheriff's and commissioner's sales of real and personal property in Livingston county to be advertised in newspapers in said county.

By Mr. Emmons—
2. The petition of sundry citizens of Lewis county, praying for a turnpike road charter.

By Mr. Allen—
3. The petition of sundry citizens of Bath and other counties, praying the passage of an act allowing persons to erect mill-dams across Licking river.

By same—
4. The petition of sundry citizens of Bath county, for the protection of partridges of said county.

By Mr. George H. Gardner—
5. The petition of sundry citizens of West Point, in Hardin county, praying the passage of a law to prohibit the sale of ardent spirits in said town.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on County Courts; the 2d to the Committee on Corporate Institutions; the 3d to the Committee on the Judiciary; the 4th to the Committee on Propositions and Grievances, and the 5th to a special committee, composed of Messrs. George H. Gardner, Botts, and Patterson.

A message was received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and joint resolutions, which originated in the Senate, of the following titles, viz:

An act for the benefit of Farish Arnett, late sheriff of Magoffin county.
An act for the benefit of F. M. Hunt, committee of Rachel Hicks, an idiot, of Laurel county.
An act to empower W. J. Salyers, collector of railroad tax in Montgomery county, to proceed to the collection of said tax by himself or deputy.
An act to amend an act, entitled "An act to incorporate the Henderson Building and Loan Association," approved April 24th, 1873.
An act for the benefit of school district No. 12, in Warren county.
An act for the benefit of licensed keepers of stud-horses, jacks, and bulls in this Commonwealth.
An act for the benefit of Madison Thomas, committee of Harvey P. Thomas, of Lewis county.
An act to amend an act amending the turnpike law of Henry county, approved March 28, 1872.
An act to change district No. 44, in Kenton county.
An act to authorize the issue of a patent to Isaac Hibbs, jr., and E. Charlton, for the N. E. qr. of sec. 34, t. 2, r. 1, W.
An act to amend the charter of the Louisville Turnpike Road Company.
An act to prevent the erection of traps and dams in Rockcastle river.
An act for the benefit of the trustees of the town of Catlettsburg.
Resolution directing the Public Printer to print the report of James K. Patterson, Commissioner to International Congress of Geographical Science.
Resolution directing the Auditor to report the amount of fees received by him in 1875.
Resolution requesting the Governor to furnish official copies of the Pacific Railroad resolution to Representatives and Senators in Congress.

Mr. McKinney offered the following resolution, viz:

WHEREAS, We are in possession of the information that a vast number of the surveys, upon which are founded the land titles of this Commonwealth, remain in the Land Office unrecorded; and with a view of preserving the same and protecting the holders in their titles, therefore,

Resolved, That the Speaker of the House appoint a committee, composed of three members of this House, whose duty it shall be to invite the Attorney General to accompany them to the Register's Office, examine the unrecorded plats and surveys, and with his advice report to this House, by bill or otherwise, what is necessary in the premises.

Which was twice read and adopted.


Mr. McKinney moved to reconsider the vote by which said resolution was adopted.

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

Mr. McKinney withdrew said resolution.

On motion of Mr. David Pryse, the House took up the joint resolution, entitled

Resolution as to the relations between the State of Kentucky and the Kentucky River Navigation Company.

Mr. Steele offered a substitute for said resolution.

Mr. Botts 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. Steele's substitute for said resolution, and it was decided in the affirmative.

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

Mr. Grigsby moved to reconsider the vote by which said resolution was adopted.

Mr. Kearny moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

On motion of Mr. Steele, Messrs. Steele and Grigsby were appointed a committee to report said resolution to the Senate.

Who, after a time, reported that they had performed that duty.
The Speaker laid before the House the report of the Adjutant
General of the State of Kentucky.

[For Report, see Legislative Document No. 17.]

Mr. Lindsay offered the following resolution, viz:

Resolved, That on and after Monday next this House do meet at
half-past 9 o'clock, A. M.

Mr. Owen moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

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

On motion of Mr. Botts—
1. A bill to authorize the Auditor of Public Accounts to settle with
John E. Abbott, sheriff of Hart county, and to give to him credit by
certain sums upon certain judgments.

On motion of Mr. Luttrell—
2. A bill to incorporate the Odd Fellows' Funeral Aid Association,
of Maysville.

On motion of Mr. Robbins—
3. A bill to incorporate the Summitto Station Turnpike Road Com-
pany, Nicholas county.

On motion of same—
4. A bill for the benefit of Headquarters and Steel's Run Turnpike
Road Company.

On motion of Mr. Chowning—
5. A bill to prevent stock from running at large in the counties of
Bracken, Pendleton, and Grant.

On motion of Mr. Blue—
6. A bill to change the time of holding the Union Circuit Court.

On motion of Mr. Pickett—
7. A bill to amend the charter of the town of Glenville, Adair
county.

On motion of Mr. Hume—
8. A bill to incorporate the town of Camdenville, Anderson county.

On motion of Mr. Grant—
9. A bill to amend the charter of Covington.

On motion of Mr. Edrington—
10. A bill to require the railroads in this State to fence in their
tracks.
On motion of Mr. Allen—
11. A bill to incorporate the Bath County Agricultural and Mechanical Association.

On motion of Mr. Culbertson—
12. A bill to amend section 7, article 2, chapter 92, of the General Statutes, relating to menagerie, circus, and theatrical performances.

On motion of Mr. John D. Gardner—
13. A bill for the benefit of purchasers of military treasury warrant and other surveys lying west of the Tennessee river.

On motion of same—

On motion of Mr. Lindsay—
15. A bill to change the mode of working roads in Carroll county.

On motion of same—
16. A bill in regard to tolls between Locks Nos. 1 and 2, on the Kentucky river.

On motion of Mr. Brinkley—
17. A bill for the benefit of John H. McHurge, of Pulaski county.

On motion of Mr. Snyder—
18. A bill to amend the charter of the Kentucky River Turnpike Company.

On motion of Mr. Treadway—
19. A bill for the benefit of Isaac Baker, of Owsley county.

On motion of Mr. Hume—
20. A bill for the benefit of the Lawrenceburg and Shryock's Ferry Turnpike Road Company.

On motion of same—
21. A bill for the benefit of the Board of Internal Improvement of Anderson county.

On motion of Mr. Wood—
22. A bill to amend an act, entitled "An act to amend an act to incorporate the Louisville Orphans' Home Society," approved March 10th, 1870.

On motion of Mr. Owen—
23. A bill to empower the trustee of the jury fund of Henderson county to pay to the city of Henderson such moneys as are in his hands due said city.

On motion of same—
On motion of Mr. Spalding—
25. A bill to incorporate the St. Mary’s, Raywick, and New Hope Turnpike Road Company.

On motion of Mr. Bidwell—
26. A bill for the benefit of D. C. Wilcox, of McCracken county.

On motion of Mr. Black—
27. A bill for the benefit of G. P. Rose, late sheriff of Whitley county.

Ordered, That the Committee on Agriculture and Manufactures prepare and bring in the 5th; the Committee on Moral and Religious Institutions the 7th; the Committee on Claims the 1st and 14th; the Committee on Railroads the 10th; the Committee on Circuit Courts the 6th and 15th; the Committee on General Statutes the 12th; the Committee on Corporate Institutions the 2d, 8th, 11th, and 24th; the Committee on Ways and Means the 17th and 23d; the Committee on the Judiciary the 9th, 16th, and 22d; the Committee on Internal Improvement the 3d, 4th, 18th, 20th, 21st, and 25th, and the Committee on Propositions and Grievances the 13th, 19th, 26th, and 27th.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House of Representatives, entitled

An act to amend article 11, chapter 92, General Statutes, title “Revenue and Taxation;”

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

An act to incorporate the Mutual Benefit Association of the Western Virginia Conference of the M. E. Church, South;

An act to amend the charter and change the name of the Chestnut Street Presbyterian Church, of Louisville;

An act for the benefit of school district No. 21, Kenton county;

An act incorporating and for the benefit of Building and Loan Associations of the county of Jefferson and the city of Louisville;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

On motion of Mr. Snyder, the House took up from the orders of the day a bill, entitled


Mr. Hume offered an amendment to Mr. Snyder’s substitute.
Mr. Edrington moved to refer said bill and substitute and amendment to the Committee on Agriculture and Manufactures, with instructions to report by bill.

Mr. Kearny 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. Lockhart and Preston, were as follows, viz:

Those who voted in the affirmative, were—

W. H. Frederick, C. W. Robbins,

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming,
William C. Allen, Joseph A. Gaines,
Marshall Baker, George H. Gardner,
William Berkeley, John D. Gardner,
Bell G. Bidwell, L. E. Green,
James D. Black, J. Warren Grigsby,
William H. Botts, Robert E. Grinstead,
James H. Bowden, Zach. T. Heady,
Orlando C. Bowles, Thomas W. Heaton,
H. H. Brinkley, Richard P. Hocker,
Tobias W. Burton, E. E. Hume,
Pat. Campion, W. G. Hunter,
James W. Chowning, Thomas Johnson,
E. A. Coffman, Wood M. Jones,
F. G. Cox, Wm. Kitchen,
G. W. Craddock, W. Jeff. Lee,
K. R. Culbertson, William B. Lindsay,
Thomas J. Drury, G. C. Lockhart,
P. H. Dusen, Bryan S. McClure,
W. J. Edrington, Matt. McKinney,
John Ellis, T. J. Mogibben,
Rufus Emmons, William E. Minor,
John M. Fish, Thos. J. Montgomery,

Mr. Grigsby moved that the House resolve itself into a Committee of the Whole for the consideration of said bill and substitute and amendments.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House then resolved itself into a Committee of the Whole by the Speaker leaving the chair, and designating Mr. J. Warren Grigsby as Chairman of the Committee of the Whole.

Mr. Grigsby then occupied the chair.
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The bill and substitute and amendments were then reported to the committee.

Mr. Botts offered an amendment to the substitute, which was accepted by Mr. Snyder.

Mr. Craddock moved to fill the blank in the 7th section with "one thousand dollars."

Mr. Preston moved to amend said bill by inserting in the 11th line of the 4th section, after the word "promote," the words "agricultural interest of and."

Which was adopted.

Mr. Edrington offered an amendment to the 4th section of said bill.

Mr. Sloss moved to amend Mr. Edrington's amendment by striking out "month," and inserting "two months" in lieu thereof.

Mr. Hume offered a substitute for Mr. Edrington's amendment.

The question being taken on the adoption of said substitute, it was decided in the affirmative.

Mr. Grinstead moved to amend the 7th line in section 4 by striking out the words "of the Caucasian race."

Mr. Henton moved that the committee arise, report progress, and ask leave to sit again on Tuesday, the 15th inst., at 12 o'clock, M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker then resumed the chair.

Mr. Grigsby, Chairman of the Committee of the Whole, to whom was referred the bill, entitled

A bill to establish a Bureau of Agriculture, Immigration, and Statistics,

Reported progress, and asked leave of the House for the Committee of the Whole to sit again on the 15th instant, at 12 o'clock, M., for the further consideration of said bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned.
The Speaker being absent, designated Mr. B. G. Bidwell to act as Speaker of the House during his absence.

The following petitions and remonstrance were presented, viz:

By Mr. Fleming—
1. The petition of sundry citizens of the town of Marion, in Crittenden county, praying for the amendment of the charter of said town so as to confer on the board of trustees of said town the power to grant coffee-house license.

By same—
2. The remonstrance of sundry citizens of Marion, in Crittenden county, remonstrating against the passage of an act amending the charter of said town, so as to authorize the board of trustees to grant coffee-house license.

By Mr. Black—
3. The petition of sundry citizens of Whitley and Pulaski counties, praying the establishment of a new county, to be composed of parts of Whitley and Pulaski counties.

By Mr. Bowles—
4. The petition of sundry citizens of Pike county, asking the formation of a new county out of part of Pike county.

By Mr. Lockhart—
5. The petition of sundry citizens of Bourbon county, asking the passage of an act amending the criminal law in relation to petit larceny.

Which were received, the reading dispensed with, and referred—the 1st and 2d to the Committee on Corporate Institutions; the 3d and 4th to the Committee on Propositions and Grievances, and the 5th to the Committee on the Judiciary.

Mr. Cox, from the Committee on Military Affairs, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to define the duties of the Adjutant General and Quarter-Master General of this Commonwealth.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.

Mr. Chowning, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the Farmers' Home Mutual Aid Association, of Fleming county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House, and the constitutional provision as to the 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.

Mr. Chowning, from the Committee on Agriculture and Manufactures, to whom was referred a bill from the Senate, entitled
An act to regulate the practice of dentistry,
Reported the same without amendment.
The question was taken, "Shall the bill be read a third time and it was decided in the affirmative.
Said bill was then read a third time.

Mr. Pickett moved to lay said bill on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Henton then moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Hunter offered an amendment to said bill.
Mr. Spalding moved to lay said amendment on the table.
The question was then taken on the adoption of said motion, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. Fleming and Berkele, were as follows, viz:
Those who voted in the affirmative, were—

William C. Allen, L. E. Green, Chas. Patterson,
Marshall Baker, Robert E. Grinstead, James M. Payne,
William Berkele, Zach. T. Headly, George W. Pickett,
E. A. Coffman, Allen C. Hagan, W. L. Pollard,
F. G. Cox, W. Jeff. Lee, O. C. Richardson, sr.,
Rufus Emmons, Bryan S. McClure, C. W. Robbins,
James Farmer, Matt. McKinney, Ben. J. Shaver,
A. J. Fleming, Thos. J. Montgomery, Ralph L. Spalding,
W. H. Frederick, Samuel R. Overstreet, L. J. Stephenson,

Those who voted in the negative, were—

Bell G. Bidwell, John M. Fish, G. C. Lockhart,
James D. Black, Joseph A. Gaines, William E. Minor,
James B. Blue, John D. Gardner, William A. Moore,
William H. Botts, J. Warren Grigsby, John W. Powell,
James H. Bowden, Thomas W. Henton, John Preston,
Orlando C. Bowles, Richard P. Hocker, J. N. Price,
H. H. Brinkley, E. E. Hume, David Pryse,
Tobias W. Burton, W. G. Hunter, Thomas H. Shanks,
Pat. Campion, T. J. Jenkins, M. M. Sloss,
James W. Chowning, Thomas Johnson, A. H. Smith,
G. W. Craddock, Wood M. Jones, John A. Steele,
K. R. Culberston, John Watts Kearny, Robert Sterrett,
S. P. Douthitt, Wm. Kitchen, Richard P. Stoll,
Thomas J. Drury, Daniel Lary, W. J. Taylor,
P. H. Duncan, William B. Lindsay, E. B. Treadway—46.

The question being taken on the adoption of the amendment as offered by Mr. Hunter, it was decided in the affirmative.

Mr. Spalding moved to amend the 10th section of said bill by striking out the word "thirty," and inserting in lieu thereof the word "ten."

And the question being taken on the adoption of said amendment, 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 affirmative.

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Berkele and J. N. Price, were as follows, viz:

Those who voted in the affirmative, were—

James B. Blue, John M. Fish, G. C. Lockhart,
James H. Bowden, Joseph A. Gaines, William A. Moore,
Orlando C. Bowles, J. Warren Grigsby, John W. Powell,
H. H. Brinkley, Thomas W. Henton, John Preston,
Those who voted in the negative, were—


Those who voted in the affirmative, were—


And so said bill was rejected.

Mr. Duncan moved to reconsider the vote by which said bill was rejected.

Mr. Grinstead moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


And so said bill was rejected.

Mr. Duncan moved to reconsider the vote by which said bill was rejected.

Mr. Grinstead moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


And so said bill was rejected.

Mr. Duncan moved to reconsider the vote by which said bill was rejected.

Mr. Grinstead moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

William H. Botts, John M. Fish, William B. Lindsay,  
James H. Bowden, Joseph A. Gaines, G. C. Lockhart,  
Orlando C. Bowles, J. Warren Grigsby, William E. Minor,  
H. H. Brinkley, Thomas W. Henton, William A. Moore,  
Pat. Campion, E. E. Hume, Chas. Patterson,  
James W. Chowning, W. G. Hunter, John Preston,  
G. W. Craddock, T. J. Jenkins, David Pryse,  
K. R. Culbertson, Thomas Johnson, Thomas H. Shanks,  
S. P. Donthitt, Wood M. Jones, John A. Steele,  
Thomas J. Drury, John Watts Kearny, Robert Sterrett,  
P. H. Duncan, William Kitchen, Richard P. Stoll,  

Mr. Frederick moved to reconsider the vote by which the House passed a bill, entitled
An act for the benefit of John Grumbly, of Todd county.
The hour of 11 o'clock, A. M., having arrived, the House resumed the further consideration of a bill, entitled
A bill to define when witnesses in felony cases are to be paid a fee by the Commonwealth.
Mr. Lockhart offered a substitute for said bill and amendments.
The question was then taken on the adoption of the amendment offered by Mr. Little, and it was decided in the affirmative.
The question was then taken upon the adoption of the amendment offered by Mr. Grinstead, and it was decided in the affirmative.
Mr. Blue offered an amendment to the substitute of Mr. Lockhart.
Which was adopted.
Mr. Frazee moved the previous question.
The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.
Mr. Kearny moved to reconsider the vote by which the previous question was ordered.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Blue, by consent, withdrew his amendment to the substitute, and offered an amendment in lieu thereof.
Which was adopted.
The question was then taken on the adoption of the substitute, as amended, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Robert Sterrett and Botts, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


Said bill, as amended, having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That no witness in any felony case shall be paid a fee by the Commonwealth, unless said witness shall be summoned to and shall testify in another county than that in which he resides.

§ 2. All laws and parts of laws in conflict with this act are hereby repealed.

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

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—


John W. Powell,
Those who voted in the negative, were—

William Berklele, J. Warren Grigsby, James M. Payne, James M. Payne,
James D. Black, Robert E. Grinstead, W. L. Pollard, W. L. Pollard,
Orlando C. Bowles, Allen C. Hagan, David Pryse, David Pryse,
H. H. Brinkley, E. E. Hume, C. W. Robbins, C. W. Robbins,
Tobias W. Burton, Thomas Johnson, Thomas H. Shanks, Thomas H. Shanks,
E. A. Coffman, William Johnson, Ben. J. Shaever, Ben. J. Shaever,
K. R. Culbertson, William Kitchen, Ralph L. Spalding, Ralph L. Spalding,
S. P. Douthitt, Daniel Lary, John A. Steele, John A. Steele,
P. H. Duncan, W. Jeff. Lee, L. J. Stephenson, L. J. Stephenson,
John Ellis, Bryan S. McClure, Robert Sterrett, Robert Sterrett,
John M. Fish, William E. Minor, E. B. Treadway, E. B. Treadway,
George H. Gardner, Samuel R. Overstreet, J. V. Owen, J. V. Owen,
Joshua G. Ford, Zach. T. Heady, John Preston,
J. N. Price,
W. G. Hunter, O. C. Richardson, sr.,
T. J. Jenkins, M. M. Sloes,
Wood M. Jones, A. H. Smith,
John Watts Kearny, Richard P. Stell,

And so said bill was rejected.

A message was received from the Senate, announcing that they had adopted a joint resolution, which originated in the House of Representatives, entitled Resolution appropriating five thousand dollars for centennial purposes.

A message was also received from the Senate, announcing that they had passed a bill, entitled An act to provide for continuing the Geological and other Surveys of the State of Kentucky.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on Internal Improvement, with permission to report at any time.

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

On motion of Mr. Baker—

1. A bill to amend an act, entitled “An act to amend and reduce into one the several acts in relation to the town of Greenup.”

On motion of Mr. McClure—

2. A bill for the benefit of Stanton P. McGuire, of Russell county.
On motion of Mr. Jones—
3. A bill authorizing the court of claims of the counties of Fulton, Hickman, and Graves to impose a tax upon dogs for county purposes.

On motion of Mr. Lindsay—
4. A bill to incorporate the Cemetery Company of Browinski Lodge, No. 64, I. O. O. F., in Carroll county.

On motion of Mr. Preston—
5. A bill to consolidate the Louisville, Harrod's Creek, and Westport Railway Company with the Louisville and Covington Railway Company.

On motion of Mr. Owen—
6. A bill to change the time of holding the February term of the Henderson quarterly court.

On motion of Mr. Kearny—
7. A bill to amend an act, entitled "An act to amend the charter of the Louisville Banking Company, of Louisville."

On motion of Mr. Hunter—
8. A bill for the benefit of Samuel Cecil, of Clinton county.

On motion of same—
9. A bill for the benefit of Clinton and Cumberland counties.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st; the Committee on County Courts the 3d, 6th, and 9th; the Committee on Agriculture and Manufactures the 4th; the Committee on Railroads the 5th; the Committee on Banks the 7th, and the Committee on Charitable Institutions the 2d and 8th.

The hour of 12 o'clock, M., having arrived, Mr. Henton moved to suspend the rules for the consideration of a bill, entitled
A bill to regulate the fees of county commissioners for common schools.

The question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, James Farmer, Chas. Patterson,
Bell G. Bidwell, Joshua G. Ford, James M. Payne,
James D. Black, W. H. Frederick, George W. Pickett,
William H. Botts, George H. Gardner, John W. Powell,
James H. Bowden, Zach. T. Heady, J. N. Price,
Tobias W. Burton, Thomas W. Henton, C. W. Robbins,
James W. Chowning, Allen C. Hagan, Ben. J. Shaver, 
E. A. Coffman, W. G. Hunter, M. M. Sloss, 
F. G. Cox, T. J. Jenkins, A. H. Smith, 
K. R. Culbertson, John Watts Kearny, John A. Steele, 
S. P. Douthitt, W. Jeff. Lee, L. J. Stephenson, 
Thomas J. Drury, Matt. McKinney, Robert Sterrett, 
Rufus Emmons, J. V. Owen,

Those who voted in the negative, were—

William Berkele, John D. Gardner, William E. Minor, 
Orlando C. Bowles, L. E. Green, Samuel R. Overstreet, 
H. H. Brinkley, J. Warren Grigsby, W. L. Pollard, 
Pat. Campion, Robert E. Grinstead, John Preston, 
G. W. Craddock, Richard P. Hocker, David Pryse, 
P. H. Duncan, Wood M. Jones, O. C. Richardson, sr., 
John Ellis, Wm. Kitchen, Thomas H. Shanks, 
John M. Fish, William B. Lindsay, Ralph L. Spalding, 
A. J. Fleming, G. C. Lockhart, Richard P. Stoll, 
Joseph A Gaines,

The House took up from the orders of the day a bill, entitled 
A bill to amend chapter 33, article 2, General Statutes. 
Said bill was ordered to be engrossed and read a third time. 
The rule of the House and the constitutional provision as to the 
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.

Ordered, That Mr. Owen be appointed a committee to report said 
bill to the Senate.

Who retired, and, after a time, returned and reported that he had 
performed that duty.

Mr. Grinstead moved to take up from the orders of the day a joint 
resolution, entitled 
Resolution in reference to expired lottery franchises.

And the question being taken on the adoption of said motion, it 
was decided in the affirmative.

Mr. Frazee moved to amend said resolution by striking out all after 
the word "court."

And the question being taken on the adoption of said amendment, 
it was decided in the affirmative.

Mr. Spalding moved an amendment to said resolution.

Mr. Botts 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. Spalding, and it was decided in the affirmative.

Said resolution, as amended, reads as follows, viz:

WHEREAS, On January 21st, 1874, the Attorney General of the State, in response to a resolution of the Senate, reported that certain lottery privileges had expired; now, therefore, be it

Resolved by the General Assembly of the Commonwealth of Kentucky, That the Attorney General of the State be, and he is hereby, directed to institute proceedings in the Franklin circuit court against such persons or companies or associations as hold or exercise or claim such privileges, and as well of any other lottery privileges which have expired, to have the same declared to be expired and no longer of any force or effect, and to cause to be punished by proper proceedings in the proper court.

Resolved further, That the Attorney General of this Commonwealth be requested to furnish this General Assembly, at his earliest convenience, with such information as he may have in regard to the lotteries of this Commonwealth, showing—first, the number of lottery grants or charters that have been granted by the Legislature of Kentucky since 1820 that now claim to act by authority of law; second, when were these grants or charters passed by the Legislature under which those called the Paducah lottery, the Frankfort lottery, and the Shelbyville lottery, or any other lottery now being operated within this Commonwealth, claim to act; third, what were the terms and conditions upon which the Legislature made the grants, franchises, &c., to the incorporators therein named or designated; fourth, how long have these grants, franchises, and privileges to run before they will expire or exhaust themselves by the terms of the grants therein contained; fifth, to state what legislation, in his opinion, is necessary to require said lottery companies to report to the Governor of this Commonwealth annually, showing their operations under said grants, whether the same are exhausted, and if not exhausted, when they will terminate and expire.

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

The House then took up from the orders of the day a bill, entitled

A bill to authorize the voters of the city of Mayfield to vote upon the question of prohibiting the sale of spirituous liquors, &c., in said city.

Which was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Richard P. Stoll moved to reconsider the vote by which said bill was passed.

Mr. Kearny moved to lay said motion on the table.
And the question being taken on the motion to lay on the table, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Richard P. Stoll and Hunter, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, A. J. Fleming, Daniel Lary,
Bell G. Bidwell, Joshua G. Ford, Matt. McKinney,
James D. Black, L. J. Frazee, jr., William A. Moore,
James B. Blue, W. H. Frederick, J. V. Owen,
William H. Botts, George H. Gardner, Chas. Patterson,
James H. Bowden, John D. Gardner, W. L. Pollard,
Orlando C. Bowles, L. E. Green, J. N. Price,
Tobias W. Burton, J. Warren Grigsby, O. C. Richardson, sr.
James W. Chowning, Zach T. Heady, Thomas H. Shanks,
G. W. Craddock, Thomas W. Henton, Ben. J. Shaver,
S. P. Douthitt, Richard P. Hooker, M. M. Sloss,
Thomas J. Drury, Thomas Johnson, A. H. Smith,
W. J. Edington, Wood M. Jones, Robert Sterrett,
John Ellis, John Watts Kearny, Charles H. Wood—44.
John M. Fish, Wm. Kitchen,

Those who voted in the negative, were—

William Berkele, Allen C. Hagan, John Preston,
H. H. Brinkley, W. G. Hunter, David Pryse,
K. R. Culbertson, T. J. Jenkins, Ralph L. Spalding,
P. H. Duncan, William B. Lindsay, John A. Steele,
Kufus Emmons, Bryan S. McClure, L. J. Stephenson,
James Farmer, William E. Minor, Richard P. Stoll,
Robert E. Grinstead, John W. Powell,

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz :

By Mr. A. H. Smith, from the Committee on Moral and Religious Institutions—

A bill to amend the charter of the town of Glenville, in Adair county, approved March 25, 1872.

By Mr. Campion, from the Committee on County Courts—

A bill for the benefit of Clinton and Cumberland counties.

By same—

A bill to repeal the several acts increasing the jurisdiction of quarterly and justices' courts in the county of Anderson.

By Mr. Frazee, from the same committee—

A bill to empower John D. Mourning, judge of the Adair county court, to appoint a clerk of his court.

By Mr. Grinstead, from the same committee—

A bill for the relief of the sheriff of Ballard county.
A bill, entitled "An act to amend the road law of Boone county."
By Mr. Frazee, from the same committee—
A bill to repeal an act, entitled "An act to print sheriff and master commissioner's advertisements of land sales in Owen county in the paper printed in said county.
By Mr. Kearny, from the Committee on Ways and Means—
A bill to continue in force an act, entitled "An act authorizing the county court of Washington county to increase the county levy," approved January 22, 1874.
By Mr. John D. Gardner, from the Committee on Education—
A bill for the benefit of the common school district of Hopkins county.
By Mr. Little, from the Committee on General Statutes—
A bill to authorize the purchasers of the property of the Red River Iron Manufacturing Company to organize as a new corporation.
By Mr. Grinstead, from the Committee on County Courts—
A bill to change the time of holding the quarterly courts in Anderson county.
By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Paris."
By Mr. Richard P. Stoll, from the same committee—
A bill regulating the rates of toll on the Paris and North Middletown Turnpike Road.
By same—
A bill incorporating the Clintonville Cemetery Company, of Bourbon county.
By same—
A bill to incorporate Taylor Lodge, No. 164, of Free and Accepted Masons, of Colemansville, in Harrison county.
By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to prevent the sale of spirituous, vinous, or malt liquors within two miles of the corporate limits of the town of Catlettsburg.
By Mr. Botts, from the Committee on Circuit Courts—
A bill to change the time of holding the Union circuit court.
By Mr. Steele, from the Committee on Internal Improvement—
A bill for the benefit of the Lawrenceburg and Shryock's Ferry
Turnpike Road Company.

By Mr. Snyder, from the Committee on Railroads—
A bill to amend an act, entitled "An act to amend the charter of
the Glasgow Railroad Company," approved 20th March, 1873.

By Mr. Jenkins, from the Committee on Insurance—
A bill to amend the charter of the Odd Fellows' Insurance Com-
pany of Kentucky, approved 23d February, 1874.

By Mr. Duncan, from the Committee on Claims—
A bill for the benefit of George F. Greene, of Bath county.

By Mr. Bowden, from the Committee on the Judiciary—
A bill changing the times of holding quarterly courts in Bourbon
county.

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

The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with, and the same being
engrossed

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

Mr. Powell, from the Committee on Charitable Institutions, who
were directed to prepare and bring in the same, reported a bill, enti-
tled

A bill for the benefit of Samuel Cecil, of Clinton county.

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

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Ordered, That said bill be dispensed with and read a third time.

The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with, and the same being
ingrossed,

The question was then taken on the passage of said bill, and it
was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, William A. Moore,
William C. Allen, Joseph A. Gaines, Samuel R. Overstreet,
Marshall Baker, George H. Gardner, Chas. Patterson,
William Berkele, John D. Gardner, James M. Payne,
Bell G. Bidwell, J. Warren Grigsby, George W. Pickett,
James D. Black, Robert E. Grinstead, W. L. Pollard,
James B. Blue, Theodore F. Hallam, John W. Powell,
William H. Botts, Zach. T. Heady, John Preston,
James H. Bowden, Thomas W. Henton, J. N. Price,
Orlando C. Bowles, Allen C. Hagan, David Pryse,
H. H. Brinkley, Richard P. Hocker, O. C. Richardson, sr.,
Tobias W. Burton, E. E. Hume, Samuel Russell,
Pat. Campion, Thomas Johnson, Thomas H. Shanks,
James W. Chowning, T. J. Jenkins, Ben. J. Shaver,
E. A. Coffinan, Wood M. Jones, M. M. Sloss,
F. G. Cox, John Watts Kearny, A. H. Smith,
K. R. Culberston, Wm. Kitchen, George R. Snyder,
S. P. Douthitt, Martin W. LaRue, Ralph L. Spalding,
Thomas J. Drury, Daniel Lary, Richard A. Spurr,
P. H. Duncan, W. Jeff. Lee, John A. Steele,
W. J. Edlinger, William B. Lindsay, L. J. Stephenson,
John Ellis, Robert E. Little, Robert Sterrett,
Rufus Emmons, G. C. Lockhart, Richard P. Stoll,
John M. Fish, Bryan S. McClure, W. J. Taylor,
A. J. Fleming, William E. Minor, E. B. Treadway,
Joshua G. Ford, Thos. J. Montgomery, G. W. Winns,
L. J. Frazee, jr., Charles H. Wood—81.

In the negative—Matt. McKinney—1.

Resolved, That the title of said bill be as aforesaid.

Mr. Lockhart, from the Committee on the Judiciary, who were
directed to prepare and bring in the same, reported a bill, entitled
A bill authorizing constables of Ballard county to collect taxes for
sheriff;

With the expression of opinion that said bill ought not to pass.

Said bill was read the first time and ordered to be read a second
time.

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Mr. Grigsby moved to lay said bill on the table.

And the question being taken on the adoption of the motion to lay
on the table, it was decided in the affirmative.

So said bill was rejected.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucy, That it shall be lawful for the constables of Ballard county to levy
and sell for the collection of the revenue and county levy of Ballard county any taxes put in their hands by the sheriff of said county for collection, under the same law now governing sheriffs in the collection of the revenue and county levy.

§ 2. This act to be in force from and after its passage.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Little, from the Committee on General Statutes—
An act to amend chapter 28, article 18, title "Courts," General Statutes.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Augusta, in Bracken county.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Hallam, from the Committee on Banks, to whom the same was recommitted, reported a bill, entitled
A bill to charter the Deposit Bank of L. Goodpaster, Sons & Co., Owingsville, Bath county.

Mr. Allen moved an amendment to said bill.
Mr. Grigsby offered an amendment to the amendment.
Mr. Bowles 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. Grigsby, and it was decided in the affirmative.

The question was then taken on the adoption of the amendment offered by Mr. Allen, 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 and the constitutional provision as to the 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.
Mr. McKinney, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate the Troublesome Creek Boom Company, in Breathitt county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be recommitted to the Committee on Propositions and Grievances.

At 9:40 o'clock, P. M., Mr. Frazee moved that this House do now adjourn.

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. Kearny and Snyder, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, W. H. Frederick, W. H. Frederick, William A. Moore,
James H. Bowden, Thomas W. Henton, Richard P. Hocker, Samuel R. Overstreet,
Pat. Campion, H. G. Bidwell, J. V. Owen,
G. W. Craddock, W. G. Hunter, George W. Pickett,
K. R. Culbertson, T. J. Jenkins, J. N. Price,
John Ellis, Wood M. Jones, M. M. Sloss,
Joshua G. Ford, Daniel Lary, John A. Steele,
L. J. Frazee, jr., William B. Lindsay, L. J. Stephenson—24.

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Thos. J. Montgomery,
William C. Allen, John D. Gardner, Chas. Patterson,
Marshall Baker, J. Warren Grigsby, James M. Payne,
William Berkele, Robert E. Gristead, John Preston,
James D. Black, Theodore F. Hallam, David Pryse,
William H. Bots, Zach. T. Heady, O. C. Richardson, sr.,
Orlando C. Bowles, Thomas J. Henry, Samuel Russell,
H. H. Brinkley, Allen C. Hagan, Thomas H. Shanks,
Tobias W. Burton, E. E. Hume, George R. Snyder,
James W. Chowning, Thomas Johnson, Ralph L. Spalding,
E. A. Coffman, John Johnson, Richard A. Spurr,
F. G. Cox, W. H. Kearny, Robert Sterrett,
S. P. Douthitt, Wm. Kitchen, Richard P. Stoll,
Thomas J. Drury, Martin W. LaRue, W. J. Edrington,
W. J. Edrington, W. Jeff. Lee, Robert E. Little,
Rufus Emmons, G. C. Lockhart, G. W. Winns,
A. J. Fleming, T. J. Megibben,

On motion, the House adjourned.

TUESDAY, FEBRUARY 15, 1876.

Mr. Bidwell, from the Committee on the Sinking Fund, made the following report, viz:

The Committee on the Sinking Fund, to whom was referred, under a resolution of the House of Representatives, an inquiry into the state of accounts between the Commonwealth of Kentucky and Col. J. W. South, Lessee of the Kentucky Penitentiary, make the following report, to-wit:

That they called on the Auditor, D. Howard Smith, for an examination of the books and accounts of Col. J. W. South with the State, which he at once furnished, which is herewith filed as part of this report. We also file, as a part of this report, the statement of the Commissioners of the Sinking Fund, from both of which the actual state of accounts between the Commonwealth and Col. J. W. South is shown in detail, and his indebtedness to the State. It will be seen that a very large sum of money has been paid to the Treasurer, J. W. Tate, on the 9th day of February, 1876, and after the resolution was passed by the House requiring of this committee the obtention of the information herewith communicated, which the committee asks to be received.

THOMAS J. MONTGOMERY,
Chairman Sinking Fund Committee.

HON. THOMAS J. MONTGOMERY, Chairman Committee on Sinking Fund:

Sir: The Commissioners of the Sinking Fund respectfully report to your committee, that Col. J. W. South, Lessee and Keeper of the Penitentiary, has paid to the Treasurer the full amount of his indebtedness to the State up to the 1st day of March, 1875, as appears from
statement of account furnished by the Auditor. On the first day of March, 1876, he will owe an additional amount, in the way of rental money, interest, &c., of which this Board of Commissioners will require a prompt settlement.

The inclosed paper, stating the accounts between the Commonwealth and Col. South, on the 1st day of March, 1875, will, when compared with the law, we trust, be satisfactory to you, your committee, and the General Assembly.

JAMES B. McCREARY, Ch'n Com'rs Sink. Fund,
JAMES W. TATE, Treasurer,
THOS. E. MOSS, Attorney General,
D. HOWARD SMITH, Auditor,
J. STODDARD JOHNSTON, Secretary of State,

Commissioners of Sinking Fund.

FEBRUARY 10th, 1876.

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>1871</td>
<td>March 1.</td>
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<tr>
<td>1871</td>
<td>March 1.</td>
<td>To raw material</td>
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<td>1871</td>
<td>March 1.</td>
<td>To machinery, tools, &amp;c.</td>
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<tr>
<td>1871</td>
<td>March 1.</td>
<td>To beds, bedding, &amp;c.</td>
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<tr>
<td>1871</td>
<td>March 1.</td>
<td>To warrant (money loaned)</td>
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<td>1871</td>
<td>March 1.</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>To lease of Prison one year</td>
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<td>1875</td>
<td>March 1.</td>
<td>To interest on loan $30,000</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>To interest one year to date on $27,430 68, to build warehouse</td>
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<td>1875</td>
<td>March 1.</td>
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<td>1875</td>
<td>March 1.</td>
<td>Total debits</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>By appraisement of machinery, &amp;c.</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>By appraisement of beds, bedding, &amp;c.</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>By appraisement of raw material</td>
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<td>1875</td>
<td>March 1.</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>By account for repairs</td>
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<td>1875</td>
<td>March 1.</td>
<td>By account allowed for articles destroyed by fire</td>
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<td>1875</td>
<td>March 1.</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>By bond for loan</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td>Balance due March 1, 1875</td>
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<tr>
<td>1875</td>
<td>March 1.</td>
<td></td>
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The Treasurer's receipt on file in my office shows that the amount above stated was paid to the Treasurer on the 9th day of February, 1875.

Which was read and received.

D. HOWARD SMITH, Auditor.
Mr. Bowden, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported bills of the following titles, viz:  
A bill to authorize the county courts to establish work-houses, and to provide for the confinement therein of persons adjudged guilty of misdemeanors.  
A bill to confer on quarterly courts jurisdiction in misdemeanors in certain cases.  
A bill to amend article 11, chapter 29, of General Statutes.  
Which bills were severally read the first time and ordered to be read a second time.  
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,  
On motion of Mr. Bowden,  
Ordered, That said bills be printed, and that the further consideration of the same be postponed and made the special order for 11 o'clock, A. M., on the 19th instant, and that each of said bills be continued the special order for 11 o'clock each day after that time until they are fully considered and disposed of by the House.  
Mr. Bidwell, from the Committee on the Penitentiary, who were directed to prepare and bring in the same, reported a bill, entitled  
A bill authorizing the employment and hiring of convicts to work out of the Penitentiary.  
Which was read the first time and ordered to be read a second time.  
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,  
Mr. Steele offered an amendment to said bill.  
Mr. Craddock moved to print said bill and amendment.  
The question being taken on the adoption of said motion, it was decided in the affirmative.  
Ordered, That said bill be placed in the orders of the day.  
The following petition was presented, viz:  
By Mr. Berkele—  
The petition of the members of the bar of Lancaster, Garrard county, praying the passage of an act to remove the Court of Appeals of Kentucky to Louisville.  
Which was received, read, and ordered to be referred to the Committee on the Court of Appeals.
A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the town of Shelbyville.
An act to amend article 11, chapter 92, General Statutes, title "Revenue and Taxation."
An act for the benefit of C. W. Thompson, of Metcalfe county.
An act to create a special road law for the county of Pendleton.
Resolution to refer to a joint committee so much of the Governor’s message as relates to the boundary line between Indiana and Kentucky, and report of commissioners concerning same.

A message was received from the Senate, announcing that they had concurred in a joint resolution, which originated in the House of Representatives, entitled
Resolution to appoint a committee to report as to the propriety of building a stable on the public grounds connected with the Executive Mansion.

The Speaker appointed Messrs. Albert A. Stoll, Campion, and Blue said committee.

A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act to establish a criminal court in the sixth judicial district and Hardin county.
3. An act to authorize sale of muzzle-loading guns in State Arsenal.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Circuit Courts, and the 2d and 3d to the Committee on Military Affairs.

The hour of 11 o’clock, A. M., having arrived, the House resumed the consideration of a bill, entitled

A bill to regulate the fees of county commissioners of common schools.
Mr. Jones moved to amend said bill by striking out section 3d and inserting in lieu thereof: "§ 3. This act to take effect from and after the 1st day of July, 1876."

Mr. Henry offered the following amendment to said bill, viz:

"Provided, That county school commissioners shall receive the compensation now provided by law for visiting the common schools in those counties, but shall receive nothing unless they do actually visit such schools."

Mr. LaRue offered the following substitute for said amendment, viz:

"That such visitation fees shall only be paid on the certificate of the trustees of the school so visited and the teacher so teaching such school, said certificate to be filed with the Superintendent of Public Instruction, and by him certified to the Auditor of State."

Mr. Hume offered the following amendment to the substitute of Mr. LaRue, viz:

"Amend by striking out the office of common school commissioner, and empower the county clerk, by virtue of his office, to perform the duties of said commissioner, except to visit the districts, and allow him one per cent. on all sums disbursed by him in full of his fees for said office; and he shall give bond and approved security for amount to be disbursed by him."

Mr. Preston moved to commit said bill and amendments to the Committee on Education, with instruction to report a bill, and make the same the special order for Tuesday, the 22d inst., at 11 o'clock, A. M.

The further consideration of said bill was cut off by the orders of the day.

The hour of 12 o'clock, M., having arrived, the House resolved itself into a Committee of the Whole, in pursuance of leave granted heretofore, for the purpose of further considering a bill, entitled


The Speaker vacated the chair, and designated Mr. Jenkins to act as Chairman of the Committee of the Whole House.

Mr. Craddock moved to fill the blank in section 7 with "one thousand dollars."

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

Mr. Craddock moved to fill the blank in section 8 with "twenty-four hundred dollars."
Mr. Lee moved to amend by inserting "two thousand," instead of "twenty-four hundred."

The question being taken on the motion of Mr. Craddock, it was decided in the negative.

The question was then taken on the motion of Mr. Lee, and it was decided in the affirmative.

Mr. Craddock moved to fill the blank in the eleventh section by inserting "two thousand dollars annually."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Snyder moved to amend the substitute for said bill by striking out "subsection 4 of section 4."

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Preston moved to amend said substitute by striking out "subsection 2 of section 4."

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Snyder moved the adoption of the substitute as amended.

Mr. Henton moved that the Committee of the Whole do now rise, report progress, report the said bill and amendments back to the House, and ask to be discharged from the further consideration of the same.

The question being taken on the adoption of the motion of Mr. Henton, it was decided in the affirmative.

The Committee of the Whole House rose, and the Speaker resumed the chair.

Mr. Jenkins, Chairman of the Committee of the Whole, announced that they had made some progress, and reported back to the House said bill and substitute and amendments, and moved that the committee be discharged from the further consideration of the same.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Snyder moved that said bill and substitute, as amended, be engrossed and read a third time.

Mr. Spurr offered an amendment to said substitute.

Mr. Hallam offered an amendment to said substitute.

Mr. Grinstead 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 substitute offered by Mr. Hallam, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William A. Moore,
William C. Allen, George W. Pickett,
William Berkele, Jere. Poor,
James W. Chowning, Theodore F. Hallam,
E. A. Coffman, E. E. Hume,
F. G. Cox, W. G. Hunter,
S. P. Douthitt, T. J. Jenkins,
P. H. Duncan, Wm. Kitchen,
John Ellis, Daniel Lary,
A. J. Fleming, W. Jeff. Lee,
W. H. Frederick, William B. Lindsay,
Joseph A. Gaines, Bryan S. McClure,
Geoge H. Gardner, Robert E. Grinstead,
John D. Gardner, Zach. T. Heady,
L. E. Green, Thomas W. Henton,
Theodore F. Hallam, Richard P. Hecker,
E. E. Hume, Wood M. Jones,
W. G. Hunter, John Watts Kearny,
T. J. Jenkins, Martin W. LaRue,
Wm. Kitchen, Robert E. Little,
Daniel Lary, G. C. Lockhart,
W. Jeff. Lee, Lucien S. Luttrell,
William B. Lindsay, T. J. Megibben,
Bryan S. McClure, William E Minor,
George H. Gardner, Thos. J. Montgomery,
John D Gardner, Samuel R. Overstreet,
William A. Moore, George R. Snyder,
George W. Pickett, Ralph L. Spalding,
Jere. Poor, John A. Steele,
J. N. Price, Robert Sterrett,
O. C. Richardson, sr., Richard P. Stoll,
A. H. Smith, Samuel Russell,
Richard A. Spurr, M. M. Sloss,
L. J. Stephenson, Pat. Campion,
W. J. Taylor, Robert E. Little,
E. B. Treadway, J. V. Owen,
G. W. Winns—36. W. L. Pollard,

Those who voted in the negative, were—

Marshall Baker, J. V. Owen,
Bell G. Bidwell, Chas. Patterson,
James D. Black, W. L. Pollard,
James B. Blue, John W. Powell,
William H. Botts, John Preston,
James H. Bowden, Samuel Russell,
Tobias W. Burton, M. M. Sloss,
Pat. Campion, George R. Snyder,
G. W. Craddock, Ralph L. Spalding,
K. R. Culbertson, John A. Steele,
Thomas J. Drury, Robert Sterrett,
W. J. Edrington, Richard P. Stoll,
Rufus Emmons, Charles H. Wood—41.
William L. Grant, Samuel R. Overstreet,

The question was then taken on the adoption of the amendment to the substitute offered by Mr. Spurr, and it was decided in the negative.

The question was then taken on the adoption of the substitute for said bill offered by Mr. Snyder, as amended, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick,
William C. Allen, George H. Gardner,
Bell G. Bidwell, John D Gardner,
James B. Blue, William L. Grant,
William L. Grant, Samuel R. Overstreet,

J. V. Owen,
W. L. Pollard,
John W. Powell,

Those who voted in the negative, were—

Mr. Henry moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of the motion to order the bill, as amended, to its third reading, and it was decided in the affirmative.

Mr. Bowles moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

Said bill, as amended, was then read a third time.

The question was then taken on the passage of said bill, and, having failed to receive a constitutional majority, it was rejected.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

These who voted in the affirmative, were—
Those who voted in the negative, were—

William C. Allen, L. E. Green, George W. Pickett,
Marshall Baker, T. J. Jenkins, Jere. Poor,
William Berkele, Wood M. Jones, John Preston,
H. H. Brinkley, Wm. Kitchen, J. N. Price,
James W. Chowning, Daniel Lary, Thomas H. Shanks,
F. G. Cox, William B. Lindsay, Ben. J. Shaver,
S. P. Douthitt, Robert E. Little, A. H. Smith,
John Ellis, Bryan S. McClure, Richard A. Spurr,
A. J. Fleming, William A. Moore, John A. Steele,
Joseph A. Gaines, Samuel R. Overstreet, L. J. Stephenson,
John D. Gardner, Chas. Patterson, W. J. Taylor—34.
William L. Grant,

Mr. Henton moved to reconsider the vote by which said bill was rejected.

On motion of Mr. Kearny,

Ordered, That a bill, entitled

A bill to improve the navigation of Tradewater river,

Be made special order for to-morrow (February 16th) at fifteen minutes after ten o'clock, A. M.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to prohibit stock from running at large on turnpike roads in Woodford and Boyle counties,

With an amendment.

Which was concurred in.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Southern Baptist Theological Seminary;
An act to amend an act to incorporate the Louisville Presbyterian Orphan Home Society, approved May 23, 1849;
An act to refund to J. E. Abbott, administrator of D. O. Doran, certain damages paid to the State;
Resolution appropriating five thousand dollars for centennial purposes;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton;
An act to amend an act, entitled “An act to incorporate the Westport, Carrollton, and Ghent Railway Company;”
An act for the benefit of John Wallace, late clerk of the Boone county circuit court;
An act for the benefit of Thos. H. Spradlin, committee of David Spradlin, an idiot, of Wayne county;
An act for the benefit of John P. Salyer and Augustus Arnett, of Magoffin county;
An act for the construction and completion of turnpike roads in Robertson county;
An act conferring jurisdiction on the Louisville chancery court over the estate of Samuel B. Thomas, deceased, and authority to adjudicate and settle the accounts of the trustee under the will of said Thomas;
An act to provide for districting Ohio county into justices’ districts;
An act to incorporate the Southwestern Railroad Company;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Leave was given to bring in the following bills, viz:
On motion of Mr. Gaines—
1. A bill to amend the charter of the Petersburg and Burlington Turnpike Road Company.
On motion of Mr. Johnson—
2. A bill to amend an act incorporating the Mt. Sterling Coal Road Company.
On motion of Mr. LaRue—
3. A bill to amend the charter of the Louisville Real Estate Company, of Louisville.
On motion of Mr. David Pryse—
4. A bill for the benefit of Lucinda Stamper, widow of John A. Stamper, deceased.

On motion of same—
5. A bill to incorporate Stafford Lodge, No. 562, F. A. M., of Fitchburg, Estill county.

On motion of Mr. Russell—
6. A bill to incorporate the Union Bank of Louisville.

On motion of Mr. LaRue—
7. A bill for the benefit of certain militia companies of this Commonwealth.

On motion of same—
8. A bill for the benefit of P. Bradas.

On motion of same—

On motion of same—
10. A bill for the benefit of Frank Crofoot, of Louisville.

On motion of Mr. Luttrell—
11. A bill to incorporate the Dexter and Lowell Turnpike Road Company, Mason county.

On motion of Mr. Preston—
12. A bill for the benefit of Wm. Hardin, of Trimble county.

On motion of same—
13. A bill to regulate official advertisements in the county of Oldham.

On motion of Mr. Lindsay—

On motion of Mr. Bidwell—
15. A bill for the benefit of McCracken county.

On motion of Mr. LaRue—
16. A bill for the protection of passengers on railroads in this Commonwealth.

Ordered, That the Committee on General Statutes prepare and bring in the 3d, 10th, and 16th; the Committee on Internal Improvement the 1st and 11th; the Committee on Corporate Institutions the 2d and 5th; the Committee on Claims the 4th, 8th, and 12th; the Committee on Banks the 6th; the Committee on Military Affairs the 7th; the Committee on the Judiciary the 13th; the Committee on Agriculture and Manufactures the 14th, and the Committee on County Courts the 9th and 15th.
Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the town of Danville," approved March 10, 1873.

By same—
A bill to repeal the act incorporating the town of Milford, in Bracken county.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to prevent stock from running at large in the counties of Bracken, Pendleton, Clay, and Harrison.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to amend the charter of the town of Stephensport, in Breckinridge county.

By Mr. Grinstead, from the Committee on County Courts—
A bill for the benefit of J. P. Jolly, late sheriff of Breckinridge county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill for the benefit of Noel Summers, sheriff of Bullitt county.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to incorporate Hico Lodge, No. 372, Free and Accepted Masons, Calloway county.

By same—
A bill to incorporate the town of Shiloh, in Calloway county.

By Mr. Lockhart, from the Committee on the Judiciary—
A bill granting to the trustees of the town of Ghent, in Carroll county, the right to establish and maintain a ferry on the Ohio river in said town.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to incorporate the Cemetery Company of Browiski Lodge, No. 64, I. O. O. F., in Carroll county.

By Mr. McKinney, from the Committee on Corporate Institutions—
A bill for the benefit of the sheriff of Wayne county.

58-H. r.
By Mr. Lockhart, from the Committee on the Judiciary—
A bill to amend an act, entitled "An act to incorporate the Louis­ville Orphans' Home Society."
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:
  By Mr. Kearny, from the Committee on Ways and Means—
  An act for the benefit of James L. Webb, assessor of Boyle county.
  By Mr. Little, from the Committee on General Statutes—
  An act for the benefit of Stephen Nethercutt, late sheriff and collector of the revenue of Carter county.
  By Mr. Hallam, from the Committee on Banks—
  An act establishing a bank of deposit in the town of Grayson, Carter county.
Said bills were ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. Hume, from the Committee on Charitable Institutions, who were directed to prepare and bring in the same, reported a bill, enti­
tled
  A bill for the benefit of James McGuire, of Russell county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, J. V. Owen,
William C. Allen, John D. Gardner, Chas. Patterson,
William Berkele, William L. Grant, James M. Payne,
James D. Black, L. E. Green, George W. Pickett,
William H. Botts, Robert E. Grinstead, Jere. Poor,
James H. Bowden, Zach. T. Heady, John W. Powell,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
Tobias W. Burton, Allen C. Hagan, David Pryse,
Pat. Campion, E. E. Hume, Samuel Russell,
James W. Chowning, W. G. Hunter, Thomas H. Shanks,
E. A. Coffman, Thomas Johnson, Ben. J. Shaver,
F. G. Cox, Wood M. Jones, M. M. Sloss,
G. W. Craddock, John Watts Kearny, A. H. Smith,
K. R. Culbertson, Wm. Kitchen, George R. Snyder,
S. P. Douthitt, Martin W. LaRue, Ralph L. Spalding,
Thomas J. Drury, Daniel Lary, Richard A. Spurr,
P. H. Duncan, W. Jeff. Lee, John A. Steele,
W. J. Edrington, Robert E. Little, L. J. Stephenson,
John Ellis, Lucien S. Luttrell, Robert Sterrett,
Rufus Emmons, Bryan S. McClure, Richard P. Stoll,
John M. Fish, T. J. Megibben, W. J. Taylor,
A. J. Fleming, Thos. J. Montgomery, E. B. Treadway,
Joshua G. Ford, William A. Moore, G. W. Wins,
W. H. Frederick, John B. Otten, Charles H. Wood—74.
Joseph A. Gaines, Samuel R. Overstreet,

Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

On motion of Mr. Snyder, the House took up the motion to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act to incorporate the Louisville Bank of Commerce.

The question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Snyder moved to reconsider the vote by which said bill had its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Russell moved to reconsider the vote by which the first amendment to said bill was adopted.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Lockhart moved an amendment as a substitute for the first amendment to said bill.

Mr. Bowles 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. Lockhart, and it was decided in the negative.

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

Those who voted in the affirmative, were—

William C. Allen, Thomas Johnson, George W. Pickett,
William Berkele, John Watts Kearny, J. N. Price,
James D. Black, Martin W. LaRue, David Pryse,
William H. Botts, Daniel Lary, Samuel Russell,
Orlando C. Bowles, G. C. Lockhart, Thomas H. Shanks,
H. H. Brinkley, Lucien S. Luttrel, Ben. J. Shaver,
K. R. Culbertson, Bryan S. McClure, George R. Snyder,
S. P. Douthitt, T. J. Megibben, Richard A. Spurr,
L. J. Frazee, jr., William A. Moore, John A. Steele,
W. H. Frederick, Samuel R. Overstreet, L. J. Stephenson,
Thomas W. Henton, J. V. Owen, Robert Sterrett,
W. G. Hunter, Chas. Patterson, Richard P. Stoll—36.

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, W. Jeff. Lee,
Marshall Baker, Joshua G. Ford, William B. Lindsay,
Bell G. Bidwell, Joseph A. Gaines, Robert E. Little,
James B. Blue, George H. Gardner, Matt. McKinney,
James H. Bowden, John D. Gardner, Thos. J. Montgomery,
Tobias W. Burton, William L. Grant, John B. Otten,
James W. Chowsing, L. E. Green, Jere. Poor,
E. A. Coffman, Robert E. Grinstead, John W. Powell,
F. G. Cox, Theodore F. Hallam, O. C. Richardson, sr.,
G. W. Craddock, Zach. T. Heady, A. H. Smith,
Thomas J. Drury, Richard P. Hoeker, Ralph L. Spalding,
W. J. Edrington, E. E. Hume, W. J. Taylor,
John Ellis, T. J. Jenkins, G. W. Winns,
Rufus Emmons, Wood M. Jones, Charles H. Wood—44.

Wm. Kitchen,

Mr. Blue moved the adoption of the first amendment to said bill.
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. Hallam and Blue, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John M. Fish, William B. Lindsay,
Marshall Baker, A. J. Fleming, Bryan S. McClure,
Bell G. Bidwell, Joshua G. Ford, Matt. McKinney,
James D. Black, George H. Gardner, Thos. J. Montgomery,
James B. Blue, John D. Gardner, William A. Moore,
William H. Botts, William L. Grant, John B. Otten,
Tobias W. Burton, L. E. Green, Jere. Poor,
Pat. Campion, Theodore E. Hallam, O. C. Richardson, sr.,
James W. Chowning, Zach. T. Headly, Ben. J. Shaver,
E. A. Coffman, Allen C. Hagan, M. M. Sloss,
F. G. Cox, E. E. Hume, A. H. Smith,
G. W. Craddock, T. J. Jenkins, Ralph L. Spalding,
Thomas J. Drury, Thomas Johnson, L. J. Stephenson,
W. J. Edrington, Wood M. Jones, Robert Sterrett,
John Ellis, William Kitchen, W. J. Taylor,

Those who voted in the negative, were—

William C. Allen, Daniel Lary, David Pryse,
William Berkele, Robert E. Little, Samuel Russell,
Orlando C. Bowles, G. C. Lockhart, Thomas H. Shanks,
K. R. Culbertson, Lucien S. Luttrell, George R. Snyder,
W. H. Frederick, T. J. Megibben, Richard A. Spurr,
Joseph A. Gaines, Samuel R. Overstreet, John A. Steele,
Robert E. Grinstead, Chas. Patterson, Richard P. Stoll,
W. G. Hunter, James M. Payne, E. B. Treadway,

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

Mr. Blue 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 passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), A. J. Fleming, Bryan S. McClure,
William C. Allen, Joshua G. Ford, Thos. J. Montgomery,
Marshall Baker, George H. Gardner, William A. Moore,
Resolved, That the title of said bill be as aforesaid.

Mr. Cox, from the Committee on Military Affairs, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of G. W. Daniel, of Franklin county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Henton moved to lay said bill on the table.

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. Treadway and Hunter, were as follows, viz.:

Those who voted in the affirmative, were—

E. A. Coffman, Zach. T. Heady, Jere. Poor,
G. W. Craddock, Thomas W. Henton, O. C. Richardson, sr.,
W. J. Edrington, Matt. McKinney, Ben. J. Shaver,
John Ellis, John B. Otten, M. M. Sloss,
Rufus Emmons, J. V. Owen, Ralph L. Spalding,
W. H. Frederick, Chas. Patterson, John A. Steele,
George H. Gardner, James M. Payne, Robert Sterrett,

Those who voted in the negative, were—

William Berkele, Martin W. LaRue, Samuel Russell,
K. R. Culbertson, Lucien S. Luttrell, Richard A. Spurr,
P. H. Duncan, Matt. McKinney, John A. Steele,

Robert W. Nelson, Samuel R. Overstreet, J. V. Owen,
Chas. Patterson, James M. Payne, George W. Pickett,
Jere. Poor, John W. Powell, David Pyse,
O. C. Richardson, sr., Ben. J. Shaver,
M. M. Sloss, A. H. Smith,
George R. Snyder, Ralph L. Spalding,
Robert Sterrett, E. B. Treadway,
G. W. Winns—65.
Those who voted in the negative, were—

Mr. Speaker (Stone), P. H. Duncan, Bryan S. McClure,
William C. Allen, John M. Fish, T. J. Megibben,
William Berkele, William L. Grant, Thos. J. Montgomery,
James D. Black, L. E. Green, William A. Moore,
James B. Blue, Robert E. Grinstead, Samuel R. Overstreet,
William H. Botts, Richard P. Hocker, J. N. Price,
James H. Bowden, W. G. Hunter, David Pryse,
Orlando C. Bowles, T. J. Jenkins, A. H. Smith,
H. H. Brinkley, Wood M. Jones, George R. Snyder,
Tobias W. Burton, John Watts Kearny, Richard A. Spurr,
Pat. Campion, Martin W. LaRue, Richard P. Stoll,
James W. Chowning, Daniel Lary, W. J. Taylor,
E. G. Cox, W. Jeff. Lee, E. B. Treadway,
S. P. Douthitt,

At fifteen minutes to ten o'clock, P. M., Mr. LaRue moved to adjourn.

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. Treadway and Hunter, were as follows, viz:—

Those who voted in the affirmative, were—

William C. Allen, W. H. Frederick, Daniel Lary,
Marshall Baker, George H. Gardner, J. V. Owen,
Pat. Campion, Thomas W. Henton, Chas. Patterson,
Rufus Emmons, Martin W. LaRue,

Those who voted in the negative, were—

Mr. Speaker (Stone), John D. Gardner, John B. Otten,
William Berkele, William L. Grant, Samuel R. Overstreet,
Bell C. Bidwell, L. E. Green, James M. Payne,
James D. Black, Robert E. Grinstead, George W. Pickett,
James B. Blue, Theodore F. Hallam, Jere. Poor,
William H. Botts, Zach. T. Heady, J. N. Price,
James H. Bowden, Allen C. Hagan, David Pryse,
Orlando C. Bowles, Richard P. Hocker, G. C. Richardson, sr.,
H. H. Brinkley, E. E. Hume, Samuel Russell,
Tobias W. Barton, W. G. Hunter, Ben. J. Shaver,
James W. Chowning, T. J. Jenkins, M. M. Sloss,
E. A. Coffman, Thomas Johnson, A. H. Smith,
F. G. Cox, John Watts Kearny, George R. Snyder,
K. R. Culbertson, W. Jeff. Lee, Richard A. Spurr,
S. P. Douthitt, Robert E. Little, John A. Steele,
Thomas J. Drury, G. C. Lockhart, Robert Sterrett,
P. H. Duncan, Bryan S. McClure, Richard P. Stoll,
W. J. Edrington, Matt. McKinney, W. J. Taylor,
John Ellis, T. J. Megibben, E. B. Treadway,
Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to provide for adjusting conflicting titles to Mineral Spring, in Boone county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to legalize the proceedings of the Washington county court in regard to the sheriff's bond.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on Propositions and Grievances.
Leave of absence, indefinitely, was granted Mr. Grigsby.
And then the House adjourned.
WEDNESDAY, FEBRUARY 16, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to repeal an act incorporating the town of Roaring Springs, Trigg county.
An act to incorporate the Kentucky Trotting Horse Breeders' Association.
An act to prevent stock from running at large in Campbell county.
An act to prevent stock from running at large in Boone county.
An act to amend an act, entitled "An act to incorporate the Bowling Green Manufacturing Company," approved February —, 1866.
An act concerning the joint expenses of the county of Jefferson and city of Louisville.

And that they had passed bills and a joint resolution of the following titles, viz:

1. An act to incorporate the South Covington Fair and Trotters' Park Association.
2. An act for the benefit of John C. Broadhead.
3. An act to protect game and small birds, and to punish trespass.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st and 3d to the Committee on Agriculture and Manufactures, and the 2d to the Committee on Claims.

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

An act to amend the charter of the Widows and Orphans' Home of the Methodist Episcopal Church, South, in Kentucky.
An act for the benefit of the sureties of John F. Tyler, late sheriff of Fulton county.

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

50-H. R.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled

Resolution requiring the president and directors of the Commercial Bank at Paducah to report the condition of said bank.

And that they had received official information that the Governor had approved and signed sundry 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 Henderson, and the several acts in relation thereto.

An act incorporating and for the benefit of Building and Loan Associations of the county of Jefferson and the city of Louisville.

An act for the benefit of school district No. 21, Kenton county.

An act to incorporate the Mutual Benefit Association of the Western Virginia Conference of the M. E. Church, South.

An act to amend the charter and change the name of the Chestnut Street Presbyterian Church, of Louisville.

An act for the benefit of John P. Barrett, late sheriff of Ohio county.

Resolution directing the appointment of a committee to inquire into the propriety of employing convict labor on works of internal improvement.

Also, that they had received official information from the Governor that enrolled bills, which originated in the Senate, had become laws by reason of not having been returned within ten days, of the following titles, viz:

An act to allow the county court of Jessamine county to levy a special tax.

An act to release the sheriff of Allen county from collecting railroad tax and other purposes.

A message was received from the Governor, by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:
An act to refund to J. E. Abbott, administrator of D. C. Doran, certain damages paid to the State.

An act to incorporate the Southern Baptist Theological Seminary.

An act to amend an act to incorporate the Louisville Presbyterian Orphan Home Society, approved May 23, 1849.

Resolution appropriating five thousand dollars for centennial purposes.

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

On motion of Mr. Grant—
1. A bill to incorporate the Centennial Building and Savings Association, of Covington.

On motion of Mr. Kearny—
2. A bill to authorize the congregation Adas Israel, of Louisville, to issue bonds.

On motion of Mr. Botts—
3. A bill for the benefit of Wm. Mayfield, John Shields, J. D. Johnson, and J. P. Grinstead.

On motion of Mr. Pickett—
4. A bill to prevent the sale of spirituous, malt, or vinous liquors within one mile of the court-house in Columbia, Adair county.

On motion of Mr. Kearny—
5. A bill to amend an act, entitled "An act to amend an act to incorporate the Second Presbyterian Church, of Louisville," approved March 3, 1873.

On motion of Mr. Spurr—
6. A bill to incorporate the Mouth of Tate's Creek Turnpike Road, in Fayette and Jessamine counties.

On motion of Mr. Douthitt—
7. A bill to amend an act, approved February 10, 1874, to regulate official advertisements in Henry county.

On motion of same—
8. A bill to amend the charter of the Eminence and Mulberry Turnpike Road Company.

On motion of Mr. Feland—
9. A bill to empower the county of Christian to take stock in certain turnpike companies in said county.

On motion of same—
10. A bill to amend the charter of Hopkinsville.
On motion of Mr. Lee—
12. A bill requiring the Jefferson county court to appoint a measurer of wood, stave timber, lumber, hoop-poles, and staves, for the county of Jefferson.

On motion of Mr. Frederick—
13. A bill to amend the charter of the Shelbyville and Louisville Turnpike Road Company.

On motion of Mr. David Pryse—

On motion of same—
15. A bill for the benefit of the clerk of Lee county court.

On motion of Mr. Duncan—
16. A bill giving quarterly courts jurisdiction of motions or actions against sheriffs, jailers, &c., for any money collected by them on an execution, distress, &c., which on demand they may refuse or fail to pay.

On motion of same—
17. A bill to amend section 16, article 13, chapter 38, General Statutes.

On motion of same—
18. A bill to amend section 9, article 35, chapter 29, General Statutes.

On motion of Mr. Payne—
19. A bill for the benefit of J. M. Campton, of Hopkins county.

On motion of same—
20. A bill to regulate the sale of spirituous, vinous, and malt liquors in Madisonville, Hopkins county.

On motion of Mr. J. N. Price—
21. A bill to incorporate Fleming Lodge, No. 30, I. O. O. F.

On motion of same—

On motion of same—

On motion of Mr. Allen—

On motion of Mr. Jones—
25. A bill relating to the New Orleans, St. Louis, and Chicago Railroad Company.
On motion of Mr. Bowden—
26. A bill to incorporate the Lewisburg High School.

On motion of Mr. Fish—
27. A bill for the benefit of E. Bullock, committee for Emanuel Ferrel, a pauper idiot.

On motion of Mr. Edrington—
28. A bill for the benefit of Jacob Corbett, of Ballard county.

On motion of Mr. Grinstead—
29. A bill for the benefit of F. Reid, master commissioner of Metcalfe county.

On motion of same—
30. A bill to protect the citizens of this Commonwealth from empiricism.

On motion of same—
31. A bill to amend chapter 75, section 6, of the General Statutes.

On motion of Mr. Stephenson—
32. A bill for the benefit of J. N. Shepherd, clerk of Wayne circuit court.

On motion of Mr. LaRue—
33. A bill for the benefit of Wm. Thurman, of Louisville.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 9th, 10th, 13th, 14th, 21st, and 22d; the Committee on Ways and Means the 2d and 5th; the Committee on Claims the 3d, 24th, 27th, and 29th; the Committee on Religious and Moral Institutions the 4th; the Committee on Agriculture and Manufactures the 6th; the Committee on County Courts the 7th, 12th, 15th, and 28th; the Committee on Internal Improvement the 8th; the Committee on the Judiciary the 11th and 23d; the Committee on Codes of Practice the 16th; the Committee on General Statutes the 17th, 18th, and 31st; the Committee on Education the 19th and 26th; the Committee on Propositions and Grievances the 20th, 30th, and 32d; the Committee on Railroads the 25th, and the Committee on Military Affairs the 33d.

The following remonstrance and petition were presented, viz:

By Mr. Frazee—
1. Remonstrance from sundry citizens of the city of Louisville and county of Jefferson, remonstrating against the repeal or alteration of the statutes creating the office of sealer of weights and measures of Jefferson county and the city of Louisville.
By Mr. Lary—
2. Resolution of public meeting of citizens of Scott county, on the subject of fish culture.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on County Courts, and the 2d to the Special Committee on Fish Culture.

Mr. Steele, from the Committee on Internal Improvement, to whom was referred a bill from the Senate, entitled

An act to provide for continuing the Geological and other Surveys of the State of Kentucky,

Reported the same without amendment.

Said bill was read the third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, T. J. Megibben,
William Berkele, George H. Gardner, William E. Minor,
James D. Black, William L. Grant, Thos. J. Montgomery,
James B. Blue, L. E. Green, William A. Moore,
William H. Botts, J. Warren Grigsby, John B. Otten,
James H. Bowden, Theodore F. Hallam, Samuel R. Overstreet,
Orlando C. Bowles, Thomas W. Henton, Jere. Poor,
H. H. Brinkley, Allen C. Hagan, John W. Powell,
James W. Chowning, Richard P. Hocker, John Preston,
G. W. Craddock, E. E. Hume, David Pryse,
K. R. Culberston, W. G. Hunter, Samuel Russell,
S. P. Douthitt, T. J. Jenkins, Ben. J. Shaver,
Thomas J. Drury, Thomas Johnson, George R. Snyder,
W. J. Edrington, John Watts Kearry, Ralph L. Spalding,
John Ellis, Wm. Kitchen, Richard A. Spurr,
Rufus Emmoas, Thomas Johnson, John A. Steele,
James Farmer, John Watts Kearry, Albert A. Stoll,
John Ellis, Wm. Kitchen, Richard P. Stoll,
Rufus E. Farmer, John Watts Kearry, E. B. Treadway,
John Feland, Martin W. LaRue, Charles H. Wood—62.
John M. Fish, Daniel Lary, Lucien S. Luttrell,
L. J. Frazee, jr., William B. Lindsay,.
W. H. Frederick, Robert E. Little,.

Those who voted in the negative, were—

William C. Allen, Robert E. Grinstead, J. N. Price,
Bell G. Bidwell, Wood M. Jones, C. W. Robbins,
Tobias W. Burton, W. Jeff. Lee, M. M. Sloss,
Pat. Campion, Bryan S. McClure, A. H. Smith,
E. A. Coffman, J. V. Owen, D. B. Smith,
Resolved, That the title of said bill be as aforesaid.

Mr. Johnson called up from the orders of the day a bill, entitled
A bill to appropriate money for the improvement of Red river in
Estill, Powell, Wolfe, and Menifee counties.

Said bill was engrossed and read a third time.

The question was then taken on the passage of said bill, and it
was decided in the negative.

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, George W. Pickett,
William Berkele, William L. Grant, John Preston,
James D. Black, J. Warren Grigsby, David Pease,
James B. Blue, Theodore F. Hallam, C. W. Robbins,
William H. Botts, Allen C. Hagan, Samuel Russell,
Orlando C. Bowles, Richard P. Hocker, George R. Snyder,
H. H. Brinkley, W. G. Hunter, John A. Steele,
Pat. Campion, Thomas Johnson, Robert Sterrett,
G. W. Craddock, John Watts Kearny, Albert A. Stoll,
K. R. Culbertson, Wm. Kitchen, Richard P. Stoll,
S. P. Douthitt, Robert E. Little, W. J. Taylor,
James Farmer, G. C. Lockhart, E. B. Treadway,
John Peland, Lucien S. Luttrell, G. W. Winns,
John M. Fish, T. J. Megibben, Charles H. Wood—44.
Joshua G. Ford, Wm. E. Minor,

Those who voted in the negative, were—

William C. Allen, L. E. Green, J. V. Owen,
Marshall Baker, Robert E. Grinstead, Chas. Patterson,
Bell G. Bidwell, Zach. T. Heady, James M. Payne,
James H. Bowden, Thomas W. Henton, W. L. Pollard,
Tobias W. Burton, E. E. Hume, Jere. Poor,
James W. Chowning, T. J. Jenkins, John W. Powell,
E. A. Coffman, Wood M. Jones, J. N. Price,
F. G. Cox, Daniel Lary, O. C. Richardson, sr.,
Thomas J. Drury, W. Jeff. Lee, Ben. J. Shaver,
W. J. Edrington, William B. Lindsay, M. M. Sloss,
John Ellis, Bryan S. McClure, A. H. Smith,
Rufus Emmons, Matt. McKinney, D. B. Smith,
A. J. Fleming, Thos. J. Montgomery, Ralph L. Spalding,
Joseph A. Gaines, William A. Moore, Richard A. Spurr,
George H. Gardner, John B. Otten, L. J. Stephenson—47,
John D. Gardner, Samuel R. Overstreet,

And so said bill was rejected.
Mr. Henton moved to reconsider the vote by which said bill was rejected.

The hour of fifteen minutes past ten o'clock, A. M., having arrived, the House took up the special order of the day, a bill, entitled

A bill to improve the navigation of Tradewater river.

Said bill was engrossed and read a third time.

The question was then taken on the passage of said bill, and it was decided in the negative.

The yea and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William L. Grant, George W. Pickett,
William Berkele, J. Warren Grigsby, W. L. Pollard,
James B. Blue, Theodore F. Hallam, John Preston,
James H. Bowden, Thomas W. Henton, David Pryce,
Orlando C. Bowles, Thomas Johnson, C. W. Robbins,
Pat. Campion, John Watts Kearny, Samuel Russell,
James W. Chowning, Martin W. LaRue, George R. Snyder,
G. W. Craddock, Daniel Lary, Richard A. Spurr,
S. P. Doubtitt, Matt. McKinney, John A. Steele,
A. J. Fleming, T. J. Megibben, Robert Sterrett,
Joshua G. Ford, William E. Minor, Albert A. Stell,
L. J. Frazee, jr., William A. Moore, W. J. Taylor,
W. H. Frederick, John B. Otten, E. B. Treadway,
John D. Garner, James M. Payne, G. W. Winns—42.

Those who voted in the negative, were—

William C. Allen, John M. Fish, Lucien S. Luttrell,
Marshall Baker, Joseph A. Gaines, Bryan S. McClure,
Bell G. Bidwell, George H. Gardner, Thos. J. Montgomery,
James D. Black, L. E. Green, Samuel R. Overstreet,
William H. Botts, Robert E. Grinstead, Chas. Patterson,
H. H. Brinkley, Zach. T. Heady, John W. Powell,
Tobias W. Burton, Allen C. Hagan, J. N. Price,
E. A. Coffman, Richard P. Hooker, O. C. Richardson, sr.,
F. G. Cox, E. E. Hume, Thomas H. Shanks,
Thomas J. Drury, W. G. Hunter, Ben. J. Shaver,
P. H. Duncan, T. J. Jenkins, M. M. Sloss,
W. J. Edrington, Wood M. Jones, A. H. Smith,
John Ellis, Wm. Kitchen, D. B. Smith,
Rufus Emmons, W. Jeff. Lee, Ralph L. Spalding,
James Farmer, Robert E. Little, L. J. Stephenson—47,
John Feland, G. C. Lockhart,

So said bill was rejected.

Mr. Cox moved to reconsider the vote by which said bill was rejected.

Mr. A. H. Smith moved to lay said motion on the table.
Mr. Kearny offered the following resolutions, viz:

1. Resolved by the General Assembly of the Commonwealth of Kentucky, That a commission, to consist of three members, be appointed by the Governor, for the purpose of revising the revenue laws of this State; and that it be their duty to report to the next session of the General Assembly.

2. Be it further resolved, That any compensation therefor shall not exceed the sum of five hundred dollars each.

Which was twice read.

And the question being taken on the adoption of said resolutions, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

| Mr. Speaker (Stone), | George H. Gardner, | Chas. Patterson, |
| Marshall Baker, | William L. Grant, | George W. Pickett, |
| William Berkle, | J. Warren Grigsby, | Jere. Poor, |
| James B. Blue, | Robert E. Grinstead, | John W. Powell, |
| William H. Batts, | Thomas W. Henton, | John Preston, |
| James H. Bowden, | Richard P. Hacker, | David Pryse, |
| Orlando C. Bowles, | W. G. Hunter, | C. W. Robbins, |
| H. H. Brinkley, | Thomas Johnson, | Samuel Russell, |
| Pat. Campion, | Wood M. Jones, | Thomas H. Shanks, |
| James W. Chowning, | John Watts Kearny, | M. M. Sloss, |
| E. A. Coffman, | Martin W. LaRue, | A. H. Smith, |
| G. W. Craddock, | Daniel Lary, | D. B. Smith, |
| Thomas J. Drury, | W. Jeff. Lee, | Ralph L. Spalding, |
| P. H. Duncan, | William B. Lindsay, | John A. Steele, |
| W. J. Edrington, | Robert E. Little, | L. J. Stephenson, |
| John Ellis, | G. C. Lockhart, | Robert Sterrett, |
| Rufus Emmons, | Matt. McKinney, | Albert A. Stoll, |
| James Farmer, | T. J. Megibben, | Richard P. Stoll, |
| John M. Fish, | William E. Minor, | W. J. Taylor, |
| Joshua G. Ford, | Thos. J. Montgomery, | E. B. Treadway, |
| L. J. Frazee, jr., | William A. Moore, | G. W. Winns, |

Those who voted in the negative, were—

| William C. Allen, | A. J. Fleming, | Bryan S. McClure, |
| Bell G. Bidwell, | W. H. Frederick, | Samuel R. Overstreet, |
| James D. Black, | John D. Gardner, | W. L. Pollard, |
| Tobias W. Burton, | Zach. T. Headly, | J. N. Price, |
| F. G. Cox, | Allen C. Hagan, | O. C. Richardson, sr., |
| K. R. Colbertson, | Wm. Kitchen, | Ben. J. Shaver, |

Mr. Wood moved to reconsider the vote by which said resolutions were adopted.

Mr. Grigsby moved to lay said motion on the table.

And the question being taken on the motion to lay on the table, it was decided in the affirmative.
Mr. Hume, from the special committee on the contested election case of Allen Prichard contesting the seat of K. R. Culbertson, Representative to this House from the counties of Boyd and Lawrence, offered the following report and resolution, viz:

The Special Election Committee, to whom was referred the contested election case of Dr. Allen Prichard against K. R. Culbertson, ask leave to make the following report, viz:

The committee finds the fact that the contestee, at the August election, 1875, in the legislative district composed of the counties of Boyd and Lawrence, received a majority of the votes cast at said election of 2. We further find that the contestant, Dr. Allen Prichard, received and had counted for him at said election twenty-eight illegal votes (28); and that the contestee, K. R. Culbertson, received and had counted for him nineteen illegal votes at said election. Deducting the nineteen illegal votes from the twenty-eight illegal votes of contestant, leaves nine more illegal votes cast for contestant than was cast and counted for contestee, to which add the two (2) votes originally certified as contestee's majority, and it shows that contestee is and was duly elected from said district by a majority of eleven (11) votes. The committee refers to the whole record of their proceedings and decisions on each vote attacked by the contestant and contestee, and makes the same a part of this report marked (E. C.)

**RECAPITULATION.**

| Contestee's certified majority in votes | 2 |
| Illegal votes for contestant | 28 |
| Illegal votes for contestee | 19 |
| Contestee's majority | 11 |

Be it resolved, That K. R. Culbertson is duly elected as a member of this General Assembly from the counties of Boyd and Lawrence, and is entitled to his seat on the floor of this House.

E. E. HUME, Chairman,  
J. G. FORD,  
S. R. OVERSTREET,  
BRYAN S. MCCLURE,  
JERE. POOR,  
M. M. SLOSS,  
W. C. ALLEN,  
F. G. COX,  
G. R. SNYDER.
CANNONSBURG PRECINCT, No. 3, BOYD COUNTY, KY.—Rufus Radcliff, illegal; Samuel Blair, legal; Jesse Taylor, legal; Lafe Rouse, legal.

EAST FORK PRECINCT, No. 2, BOYD COUNTY, KY.—Joshua Lunsford, legal; Taylor Murphy, John Thompson, John Kelly, legal, and to be reconsidered; W. T. Fisher, illegal; Wm. Gray, illegal.

FALLS OF BLAIN PRECINCT, No. 2, LAWRENCE COUNTY, KY.—Thomas Salt, illegal.

DEARBON PRECINCT, No. 1, BOYD COUNTY, KY.—David Byron, legal.

SULPHUR SPRINGS PRECINCT, No. 4, BOYD COUNTY, KY.—Lewis Hale, legal; Samuel Hale, legal; Lindsay Gayhart, legal; William Gayhart, legal; J. D. Patton, illegal; W. T. Patton, legal; Eben. Begley, legal; G. W. Burch, illegal; Frank Gullett, legal; D. L. Evans, legal; D. Evans, legal; J. Evans, legal; Henry Coleman, illegal; Louis Adel, legal; Fred. maleshanger, legal; Leonid Moore, legal; Harrison Moore, legal; Mitchell Stewart, legal; Andrew J. Sheets, illegal; John Bae, legal.

ASHLAND PRECINCT, No. 5, BOYD COUNTY, KY.—Signed Fisher, illegal; John Nist, illegal; Thomas Tracy, illegal; A. Steudle, illegal; Daniel Claggett, illegal; Joseph Simmons, illegal; Samuel Talbott, legal; Wilson Talbott, legal; George Pyne, legal; William Parvia, legal; Wilson Talbot, legal, Malon Kennedy, legal; John S. Murphy, legal.

LOUISA PRECINCT, No. 9, LAWRENCE COUNTY, KY.—William Bowe, legal; Thompson Miller, legal; Flem. Laney, illegal; James Hopkins, illegal; George Hopkins, illegal; James Brown, illegal; John McDaniel, legal; John O'Neal, legal.

SULPHUR SPRINGS PRECINCT, No. 12, LAWRENCE COUNTY, KY.—J. M. Howe, illegal; Edward McSarley, legal.

SEED TICK PRECINCT, No. 1, LAWRENCE COUNTY, KY.—William M. Morris, illegal; George Barrett, legal.

DRY FORK PRECINCT, No. 2, LAWRENCE COUNTY, KY.—Thomas Thompson, legal.

CATLETTSBURG PRECINCT, No. 6, BOYD COUNTY.—Edward Billips, legal; Ben. Bucket, legal.

BIG FALLS OF BLAIN PRECINCT, No. 4, LAWRENCE COUNTY, KY.—B. Morris, legal; Joseph Whooley, legal; Hugh Boega, legal; Reuben R. Sparks, legal; Campbell Holbrooks, legal; William Collier, legal; Ben. Collier, legal; Joseph Owssly, legal.

In the contested election case of Allen Prichard, contestant, and K. R. Culbertson, contestee, the committee met in the Capitol building at 3½ o'clock, Monday evening, January 3d, 1875, with the following members present: W. C. Allen, Joshua G. Ford, S. R. Overstreet, G. R. Snyder, Bryan S. McClure, M. M. Sloss, F. G. Cox, E. E. Hume. The gentlemen above named were sworn in by Mr. Speaker Stone. Hon. E. E. Hume was appointed Chairman, and G. R. Snyder Secretary. The committee received the papers from the Clerk of the House.

On motion, the committee adjourned to meet upon call from the Chairman.

THURSDAY, January 6, 1876.

Pursuant to a call from the Chairman, Hon. E. E. Hume the committee in the contested election case of Allen Prichard, contestant, vs. R. H. Culbertson, contestee, met in the Capitol building at 12 o'clock M., the fol-

Hon. Jerre, Poor, a member of the committee, presented himself, and was sworn in by Mr. Speaker Stone.

W. H. Gillin, on motion of Mr. Snyder, was appointed Clerk of the committee pro tem., and was accordingly sworn in by the Chairman, Hon. E. E. Hume.

The attorney for Mr. Prichard then filed exceptions to all of the depositions taken at the law office of A. J. Auxier, in Piketon, Pike county, Ky., on the 21st day of December, 1875, to be read as evidence in this contest.

The attorney for Mr. Culbertson then filed exceptions to the depositions of William Kouns, M. Kestner, G. M. Fuller, P. O'Brian, John Walker, Z. Stephens, George Wright, George N. Eastham, and W. H. Bellamy, and others, taken at H. A. Geiger's, in Boyd county, Ky., on the 11th and 12th days of October, 1875.

K. F. Prichard, attorney for Allen Prichard, contestant, made an argument for said contestant.

On motion, the committee adjourned to meet this Thursday evening at 3 o'clock, in the Capitol building.

E. E. HUME, Chairman.

In pursuance of a call of E. E. Hume, the Chairman of the committee on the contested election case of Allen Prichard, contestant, and K. C. Culbertson, contester, said committee met at the State Capitol building in Frankfort, at 3 o'clock in the afternoon of Thursday, January 6th, 1876, with the following members present, viz: Mr. E. E. Hume, Chairman; Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, G. R. Snyder, Bryan S. McClure, M. M. Sloss, F. G. Cox, and Jere. Poor.

The meeting was called to order by the Chairman, and the proceedings of the preceding meeting were read, approved, and signed by the Chairman.

Mr. Burns, attorney for the contestee, made an argument in behalf of the claims of his client, and in reply to the one made by Mr. K. F. Prichard, attorney for contestant.

On motion of Mr. Snyder, the exceptions to the depositions in the case were taken up, and General John Rodman cited the following authorities in support of the position taken by the contestant, with reference to said depositions, viz: 2d A. K. Marshall, 29; 1st T. B. Monroe, 238; and 4th Bibb, 89.

On motion, the committee adjourned to meet at the call of the Chairman.

E. E. HUME, Chairman.

The committee met pursuant to adjournment at the State Capitol building, in the city of Frankfort, at 12 o'clock, M., January 7th, 1876, all the committee being present; and on motion of Mr. Snyder, the hour of 7 o'clock, P. M., of every day, Sunday excepted, was fixed for the regular meetings of said committee.

On motion, the meeting then adjourned to meet at the same place at 7 o'clock, P. M., January 7th, 1876.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,
FRANKFORT, Jan. 7, 1876, 7 o'clock, P. M.

Committee met pursuant to adjournment, with the following members present: E. E. Hume, Chairman; Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, Bryan S. McClure, M. M. Sloss, and F. G. Cox.
Mr. McClure, being unwell, was excused from participating in the meeting.
Mr. Burns, attorney for the contestee, introduced the following authorities in support of depositions, viz: 2d vol. U. S. Statutes at Large, page 508, 3d section; General Statutes, page 391, sections 3 and 4; Kentucky Code of Practice, page 182, section 632; 1st Peters' Supreme Court Reports, page 307; 2d Edwards' New York Chancery Reports, pages 492 and 493; Adkins' Chancery Reports, volume 11, page 403; 1st Vernon's English Chancery Reports, 254; 2d Swanston's Chancery Reports, page 268; 2d Johnston's New York Chancery Reports, page 345; Dickens' Chancery Report, page 50; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171; 1st Greenleaf, section 83; 3d volume same, section 323; 2d Bibb's Reports, page 500; 8th Black's Illinois Reports, page 171.

Mr. Burns introduced the above mentioned authorities to support the depositions of the contestee, that were objected and accepted to by the contestant.

On the trial of contestee's exceptions, the contestant referred to the following authorities: 14th Ben. Monroe, page 160; 1st Bibb, page 141; 2d Bibb, page 500; 8th Blackford Reports, page 444.

The following papers were then filed by the contestee: An affidavit of W. W. Patterson and Hiram Fultz; a notice to take depositions, dated August 31, 1875; also another notice to take depositions, dated October 5, 1875; a response and counter notice of the contestee, dated August 23, 1875; a counter notice to take depositions by contestee, dated October 8th, 1875. The following was filed by the contestent: A notice to take depositions, executed October 6th, 1875.

On motion, the committee then adjourned to meet at the same place, Saturday evening, January 8th, 1876, at 9 o'clock.

E. E. Hume, Chairman.

State Capitol Building, Frankfort, Ky., Jan. 8, 1876.

The committee met pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, Bryan S. McClure, M. M. Sloss, F. G. Cox, and Jere. Poor.

The attorney for the contestee filed the following papers: Certificate of voters of Boyd county, Ky.; certificate of voters of Lawrence county, Ky.; notice of, and grounds for, contesting the election, dated August 13, 1875; a proposition to take depositions by narrative instead of by questions, dated November 23, 1875; a notice to take depositions, executed October 6, 1875; notice of part withdrawal of notice to take depositions, executed November 26, 1875. The above named papers were filed as evidence in this case. The attorneys for the contestee then filed their brief and a paper of reference to their authorities sustaining their case. Mr. Burns, attorney for the contestee, then referred to the following authorities in support of his depositions: 6 Bush, page 698; 4 Bush, page 79; 7 Black's Illinois Reports, page 104; Davis' Indiana Digest, page 316, sec. 30.

On motion of Mr. Ford, the committee then adjourned to meet at 7 o'clock, P. M., of Monday, January 10, 1876, at the same place.

E. E. Hume, Chairman.
The committee in the contested election case of Allen Prichard, contestant, and K. R. Culbertson, contestee, met at the same place, at 7 o'clock, P. M., of January 10th, 1876, the following members being present: E. E. Hume, Chairman, and Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, Bryan S. McClure, F. G. Cox, and Jere. Poor.

On motion of Mr. Poor, the examination of the exceptions of both parties were made.

Then, on motion, the examination first of the notice of Prichard to Culbertson, that he would contest his election to the General Assembly of Kentucky, and secondly, Mr. Culbertson's reply thereto.

Mr. Cox next made a motion to overrule all exceptions to depositions, but afterwards withdrew said motion.

Mr. Poor moved that the depositions be taken up, and the exceptions to each deposition, when said deposition was read.

On motion, the attorneys on each side were to be admitted into the committee room, and allowed to read the depositions pro and con on each vote, and to retire, after which the committee would consider and dispose of the vote.

The committee, at the suggestion of the Chair, rendered the following opinion: "Where a deposition is taken, and there is no counsel on the opposite side, if the evidence is simple, and could have been cross-examined by opposite party without his attorney, it shall be evidence, provided the party is present. But if the evidence is such as could not be cross-examined, or it would have been a risk for a party to cross-examine without his attorney, or if the notice did not give the notified party time to get to the place of said taking, then it is no evidence, because it did not give the party a fair chance.

Mr. Burns returned the following papers to the clerk of this committee, depositions marked A, B, C, D, E, F, H, I, J, K, L, W, and V. And the following depositions were filed as proof: the deposition of Samuel Sparks, &c.; the deposition of John Johnson, &c., and the deposition of Moses Goodwin.

On motion, the committee then adjourned to meet at the call of the Chairman.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard, contestant, and K. R. Culbertson, contestee, met pursuant to a call of the Chairman, at the same place, at 3 o'clock, P. M., of January 11, 1876, with the following member present: E. E. Hume, Chairman, Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, Bryan S. McClure, M. M. Sloss, F. G. Cox, Jere. Poor, and G. R. Snyder.

Mr. Overstreet, being unwell, was excused by the Chairman.

The committee then took up the examination of the depositions of William Kouns, &c. Mr. Burns' exceptions, filed January 6, 1876, to the said depositions were overruled, and the depositions admitted as evidence.

On the reading of said depositions the committee decided that the vote of Reuben Radeliff, cast on the first Monday in August, 1875, at Cannonsburg precinct, No. 3, Boyd county, Ky., for K. R. Culbertson, was an illegal vote, and ordered it stricken from the poll-books. Depositions
were also read with reference to the vote of Samuel Blair, cast at the same time and place but the committee took no action as to it.

On motion, the committee then adjourned, to meet at the same place on Wednesday, January 12, at 2 o'clock, P. M.

E. E. HUME, Chairman.

The committee in the contested election case, wherein Allen Prichard is contestant, and K. R. Culbertson is contestee, met at the same place at 2½ o'clock, P. M., of Wednesday, January 12, 1876, with the following members present: Mr. E. E. Hume, Chairman, Messrs. W. C. Allen, Joshua G. Ford, S. R. Overstreet, Bryan S. McClure, M. M. Sloss, Jere. Poor, G. R. Snyder, and F. G. Cox.

On motion of Mr. Snyder, the certificates of votes from Boyd and Lawrence counties, Ky., filed herein, January 8, 1876, were received as evidence.

After hearing all the evidence referring to the vote of Samuel Blair, the committee decided him to have been a legal voter.

After hearing all the evidence, pro and con, with reference to the vote of Jerry Taylor, cast the first Monday in August, 1875, at Cannonsburg precinct, No. 3, in Boyd county, Ky., the committee decided the said vote legal.

All the exceptions on both sides, to depositions, were overruled, and the following resolution adopted by the committee:

Resolved, That the committee on the contested election case of Allen Prichard vs. K. R. Culbertson, receive and have read as testimony before them, all the depositions offered by each party.

And further resolved, That either party be allowed reasonable time to cross-examine all witnesses not heretofore cross-examined of depositions already taken.

Then, on motion, the committee adjourned, to meet at the same place Thursday, January 13, 1876, at 7 o'clock, P. M.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place, at 7 o'clock, P. M., of Thursday, January 13, 1876, with the following members present: Mr. E. E. Hume, Chairman, Messrs. W. C. Allen, F. G. Cox, Joshua G. Ford, S. R. Overstreet, Jere. Poor, and M. M. Sloss.

The minutes of the preceding meeting were read and adopted.

Mr. Prichard, attorney for the contestant, was present, and moved that the committee reconsider its resolution of the last meeting, referring to the admitting of depositions.

Mr. Prichard then offered to file certain propositions of his own in lieu of the previous acts of the committee; but the committee refused to have them filed after hearing an argument from Mr. Burns, attorney for the contestee, against said filing or alteration.

Mr. Burns asked to have certain written objections to said propositions of Mr. Prichard filed, but the committee declined to have them filed also.

The committee refused altogether to reconsider their said resolution, but will still abide by it in admitting testimony herein.

The committee then adjourned, to meet at the same place at 7 o'clock, P. M., January 14th, 1876.

E. E. HUME, Chairman.
The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the State Capitol building, in Frankfort, on Saturday, January 15, 1876, at 7 o'clock, P. M., with the following members present, to-wit: E. E. Hume, Chairman, Messrs. M. M. Sloss, W. C. Allen, S. R. Overstreet, and Jere. Poor.

Depositions were read as to the legality of the following votes, which votes are attacked by the contestant, viz: Joshua Lunsford, of East Fork precinct, No. 2, Boyd county, Kentucky; Thomas Salters, of Falls of Blain precinct, No. 3, Lawrence county, Kentucky; Taylor Murphy, East Fork precinct, No. 2, Boyd county, Kentucky, and John Thompson, of East Fork precinct, No. 2, Boyd county, Kentucky.

In the matter of the vote of Joshua Lunsford, after consideration the committee decided that the vote was legal.

In the matter of the vote of Thomas Salters, the attorney for the contestee (Mr. Burns) admitting that the vote was illegal on account of the voters not being of age, the committee had it stricken from the poll-book.

In the matter of the vote of Taylor Murphy, the committee not being able to decide with what information it had, had a certified copy of the poll-books of said precinct ordered, and decided to await its arrival before rendering a final decision.

In the matter of the vote of John Thompson, the same order was made and for the same reason, as in the matter of Taylor Murphy.

On motion, the committee adjourned to meet at the same place on Monday, January 17, 1876, at an hour to be designated by the Chairman.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the State Capitol building at 7 o'clock, P. M., January 18th, 1876, with the following members present: E. E. Hume, Chairman, Messrs. Joshua G. Ford, S. R. Overstreet, M. M. Sloss, and F. G. Cox.

The minutes of the previous meeting were read and adopted.

By agreement, the depositions were read pro and con with reference to the votes of David Byron, of Dearborn precinct, No. 1, Boyd county, Kentucky; of John Kelly, of East Fork precinct, No. 2, Boyd county, Kentucky; of W. T. Fisher, jr., of the same place, and of William Gray, of the same place. All of said votes were attacked by the contestant.

In the matter of the vote of David Byron, the committee decided it a legal vote; in the matter of the vote of John Kelly, the committee decided it a legal vote, provided, if it appears from the poll-books, after they arrive, that two John Kellys voted, the said vote will be reconsidered.

In the matter of the vote of W. T. Fisher, the committee decided it illegal, and had it stricken from the poll-book; in the matter of the vote of William Gray, the committee decided it illegal, and ordered it stricken from the poll-book.

On motion, the committee then adjourned, to meet at the same place Wednesday, January 19th, 1876, at 2½ o'clock, P. M.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson, met at the same place, at 2½ o'clock, P. M., January 18th, 1876, pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Joshua G. Ford, M. M. Sloss, F. G. Cox, G. R. Snyder, S. R. Overstreet, and Bryan S. McClure.
The contestee read the balance of the testimony in the matter of the vote of Laf. Ronse, and the committee decided said vote legal.

In the matter of the vote of Lewis Hale, of Sulphur Springs precinct, No. 4, of Boyd county, Ky., the exceptions were overruled, and the vote declared legal.

Also, in the matter of the vote of Samuel Hale, of the same place, the same decision was rendered.

Also, in the matter of the vote of Lindsay Gayhart, of the same place, the same decision was rendered.

Also, in the matter of the vote of William Gayhart, of the same place, the same decision was rendered.

In the matter of the vote of J. D. Patton, of the same place, the committee decided said vote illegal, and ordered it stricken from the poll-book.

On motion, the committee adjourned, to meet at the same place at 9 o'clock, A. M., of Thursday, January 20, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met, pursuant to adjournment, at the same place, with the following members present: E. E. Hume, Chairman, Messrs. S. R. Overstreet, Joshua G. Ford, Bryan S. McClure, M. M. Sloss, and F. G. Cox.

After hearing the evidence pro and con in the vote of Eban Begley, of Sulphur Springs precinct, No. 4, Boyd county, Ky., the committee overruled all objections to the same, and decided the vote legal.

In the matter of the vote of G. W. Burch, of the same place, the committee decided said vote illegal, and ordered it erased from the poll-book.

In the matter of the vote of Frank Gullett, of the same place, the committee decided the vote legal.

On motion, the committee adjourned to meet at 7 o'clock, P. M., January 20, 1876, at the same place.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place, January 21st, 1876, at 9½ o'clock, A. M., with the following members present: E. E. Hume, Chairman, Messrs. Joshua G. Ford, Bryan S. McClure, S. R. Overstreet, and Jere. Poor. The attorneys for both parties being present, consented to proceed to business with the above number present, and without the number (6) of committeemen being present necessary to constitute a quorum of said committee.

Depositions with reference to the votes of D. L. Evans, D. Evans, and J. Evans were read, but as the said depositions themselves show that the said votes were cast in East Fork precinct, No. 2, Boyd county, Ky., and the certificates to the same purport to show that they were cast in Sulphur Springs precinct, No. 4, Boyd county, Ky., the committee decided to defer a final decision until the poll-books recording said votes should be brought before it for inspection.

On motion, the committee then adjourned, to meet at the same place at 2½ o'clock, P. M., January 21st, 1876.

E. E. HUME, Chairman.
The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place, pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Ford, McClure, Poor, and Overstreet.

By agreement of the attorneys on both sides the committee proceeded to business with said members present, and without the presence of the six members necessary to constitute a quorum.

The votes of Chris. Fisher, of Ashland precinct, No. 5, Boyd county, Kentucky; John Nest, of the same place; Thomas Tracy, of the same place; A. Steuer, of the same place; Henry Coleman, of Sulphur Springs precinct, No. 4, Boyd county, Kentucky; Daniel Claggett, of Ashland precinct, No. 5, Boyd county, Kentucky; William Bow, of Louisa precinct, No. 9, Lawrence county, Kentucky; Thompson Miller, of the same place; and Joseph Simmons, of Ashland precinct, No. 5, Boyd county, Kentucky.

The attorneys for the contestee, acknowledging the vote of Chris. Fisher, illegal, the committee, without hearing any evidence with reference to it, ordered the vote stricken from the poll-books.

The vote of John Nest was disposed of in the same manner, for the same reason; also, the vote of Thomas Tracy was disposed of in the same manner, for the same reason.

The committee heard the evidence in the matter of the vote of the aforesaid A. Steuer, and decided the vote illegal and ordered it stricken from the poll-books. The committee also heard the evidence in the matter of the vote of Henry Coleman, decided it illegal, and ordered it stricken from the poll-books. The committee also heard the evidence in the matter of the vote of Daniel Claggett, decided it illegal, and ordered it erased from the poll-books.

In the matter of the votes of William Bowe and Thompson Miller, of Louisa precinct, No. 9, Lawrence county, Kentucky, the depositions of said voters showed that said votes were cast for Allen Prichard, and the poll-books showed that they were cast for K. R. Culbertson.

In view of this apparent contradiction, the committee took time to allow the attorneys for the contestee to produce any authority they might have with reference to the cases; but after due consideration, decided the said votes of Miller and Bowe "illegal."

In the matter of the vote of John Simmons, after hearing the testimony, the committee decided it legal.

On motion, the committee adjourned, to meet at the same place at 9 o'clock, A. M., January 22d, 1876.

E. E. HUME, Chairman.

The committee met at the same place, pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Ford, McClure, Poor, and Overstreet.

The attorneys for both sides agreeing, the members present proceeded to business as if a quorum were present.

Depositions with reference to the votes of Samuel Talbott and William Talbott, of Ashland precinct, No. 5, Boyd county, Kentucky, were read, and after hearing all the evidence pro and con, the committee decided said votes legal.

On motion, the committee then adjourned to meet at 2½ o'clock, P. M., on January 22d, 1876, at the same place.

E. E. HUME, Chairman.
The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the call of the Chairman, at the same place, at 9 o'clock, A.M., of Tuesday, January 25th, 1876, with the following members present: E. E. Hume, Chairman, Messrs. M. M. Sloss, Joshua G. Ford, Jere. Poor, Bryan S. McClure, S. R. Overstreet, E. G. Cox, and W. C. Allen.

The committee heard the testimony pro and con in the matter of the vote of Andrew J. Sheets, of Sulphur Springs precinct, No. 4, Boyd county, Kentucky, and decided the same illegal, and ordered it stricken from the poll book.

On motion, the committee then adjourned, to meet at the same place Tuesday evening, January 25th, 1876, at 3 o'clock.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, at the same place, at 3 o'clock, P. M., January 25th, 1876, with the following members present: E. E. Hume, Chairman, Messrs. Allen, Sloss, McClure, Ford, Overstreet, Cox, and Poor.

The committee heard the evidence pro and con with reference to the following votes, viz:
The vote of Louis Adel, of Sulphur Springs precinct, of Boyd county, Ky.; the vote of George Pyne, of Ashland precinct, No. 5, Boyd county, Ky.; the vote of J. M. Howe, of Sulphur Springs precinct, No. 12, Lawrence county, Ky.; the vote of William Parvin, of Ashland precinct, No. 5, Boyd county, Ky.; the vote of Wilson Talbott, of the same precinct; the vote of Malon Kennedy, of Ashland precinct, No. 5, Boyd county, Ky.; the vote of John S. Murphy, of the same precinct; the vote of Fred. Malesbarger, of Sulphur Springs precinct, No. 4, Boyd county, Ky.; the vote of Flem. Laney, of Louisa precinct, No. 9, Lawrence county, Ky.; the vote of Wm. M. Morris, of Seed Tick precinct, No. 1, Lawrence county, Ky.

The committee decided the votes of the said Louis Adel, George Pyne, William Parvin, Wilson Talbott, Malon Kennedy, Fred. Malesbarger, and John S. Murphy to be legal.

The votes of said J. M. Howe, Flem. Laney, and William M. Morris, the committee decided illegal, and had them stricken from the poll books.

On motion, the committee then adjourned, to meet at the same place at 7 o'clock, P. M., Tuesday, January 25, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, at the same place, January 25th, 1876, at 7 o'clock, P. M., with the following members present: E. E. Hume, Chairman, Messrs. Allen, Sloss, Ford, Poor, Overstreet, McClure, and Cox.

Depositions were read pro and con with reference to the following votes:
The vote of Leonard Moore, of White Sulphur Springs precinct, No. 4, Boyd county Ky.; the vote of Harrison Moore, of Sulphur Springs precinct, No. 4, Boyd county, Ky.; the vote of Ed. McSurlay, of Sulphur Springs precinct, No. 12, Lawrence county, Ky.; the vote of Mitchell Stewart, of Whites Sulphur Springs precinct, No. 4, Boyd county, Ky.; the vote of Thomas Thompson, of Dry Fork precinct, No. 2, Lawrence county, Ky.
The committee, after due consideration, decided all of said votes legal.

On motion, the committee then adjourned, to meet at the same place Wednesday, January 26, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place and time mentioned in the adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Ford, Overstreet, McClure, Sloss, and Cox.

Mr. Allen had been excused from being present.

Evidence was then read pro and con in the matter of the vote of Rev. Edward Billups, of Catlettsburg precinct, No. 6, of Boyd county, Ky. After hearing which, the committee adjudged said vote legal.

On motion, the committee then adjourned, to meet at the same place at 3 o'clock, P. M., of January 26, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place, January 27, 1876, at 3 o'clock, P. M., on the call of the Chairman, with the following members present: Messrs. Sloss, Allen, McClure, Cox, and Snyder.

Mr. Hume being absent, Mr. Cox was called to the Chair.

By agreement of parties, the committee proceeded to business with the members present.

Depositions were read pro and con in the matter of the following votes:

Benjamin Pucket, of Catlettsburg precinct, No. 6, Boyd county, Ky.;
James Hopkins and George Hopkins, of Louisa precinct, No. 9, Lawrence county, Ky.;
James Brown, of the same precinct; George Barrett, of Seed Tick precinct, No. 1, Lawrence county, Ky.

The following votes were then adjudged by the committee to be legal:

Benjamin Pucket and George Barrett.

The following of said votes were adjudged illegal, and ordered stricken from the poll-books: James Hopkins, George Hopkins, and James Brown.

The committee then adjourned to meet at the same place, at 9 o'clock, A. M., January 28, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Allen, McClure, Cox, Sloss, Overstreet, and Snyder.

The committee then took into consideration the vote of John Bare, of Sulphur Springs precinct, No. 4, Boyd county, Ky., but deferred final action thereon until the next meeting.

The committee then adjourned, to meet at the same place at 3 o'clock P. M., January 28, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, with the following members present: Messrs. Cox, Sloss, Overstreet, and McClure.

Mr. Hume being absent, Mr. Cox was called to the Chair, and, by consent of both parties, business was proceeded with without the presence of a quorum.

After full information, and due consideration, the committee decided the vote of John McDaniel, of Ashland precinct, No. 5, Boyd county, Kentucky, legal.
After hearing the testimony pro and con with reference to the following votes, decided them legal, viz: B. Morris, Joseph Whoosley, Hugh Boggs, Reuben R. Sparks, Campbell Holbrooks, William Collier, Benjamin Collier, and Joseph Owsley—all of Big Blain precinct, No. 4, Lawrence county, Ky.

In the matter of the vote of John O’Neal, of Ashland precinct, No. 5, Boyd county, Kentucky, after full information and due consideration, the committee decided the same legal.

In the matter of the vote of John Bare, of Sulphur Springs precinct, No. 4, Boyd county, Kentucky, after full information and due consideration, the committee decided said vote legal.

On motion, the committee then adjourned to meet at the same place on the call of the Chairman.

E. E. HUME, Chairman.


CHEROKEE PRECINCT, LAWRENCE COUNTY, KY.—Robert Watkins, illegal.

LOUISA PRECINCT, No. 9, LAWRENCE COUNTY, KY.—John McHenry, legal; James Burchett, legal; Clark Dickerson, legal; James Garred, legal; John McGuire, legal.

FALLS OF BLAIN PRECINCT, No. 3, LAWRENCE COUNTY, KY.—W. F. Williams, legal; W. J. Boggs, legal; Dave Onney, legal; Cave Jardean, illegal.


LITTLE BLAIN PRECINCT, No. 5, LAWRENCE COUNTY, KY.—Henry Eiderman, illegal; Samuel Thompson, legal; William Thompson, legal.

EAST FORK PRECINCT, No. 2, BOYD COUNTY, KY.—Dave Ratliff, illegal; John Haley, illegal; W. Sexton, illegal; B. Yates, illegal; Pat. Hilling, illegal; Milton Bowman, illegal; Dan. Harris, illegal; H. Stewart, illegal; J. H. Duffield, legal.

SULPHUR SPRINGS PRECINCT, BOYD COUNTY, KY.—John Bennett, legal; Jeff. Sailsbury, illegal; Charles Hensley, illegal.

DURBIN PRECINCT, No. 1, BOYD COUNTY, KY.—John Bocock, illegal; John Edward, illegal; Richard McSurlay, legal; Pat. Newman, legal; George French, illegal.

CATLETTSBURG PRECINCT, No. 6, BOYD COUNTY, KY.—Henry Blankingship, legal; Mike Camfield, legal; Andrew J. Bryant, legal; Hyren Lambert, legal; Rural Cass, illegal; Ed. Warrens, legal; David Camfield, illegal; Solomon Davis, legal; Thomas Camfield, illegal; William Botts, legal; Jacob Kintler, legal; Ed. Camfield, legal.

ASHLAND PRECINCT, No. 5, BOYD COUNTY, KY.—John Blankingship, illegal; Jas. Burn, legal; Robert Ross, legal; Lafayette Hewlett, illegal; J. M. Tierman, legal; John Cantrell, legal; Hugh Darby, illegal; Wm. Dikeber, legal; Thomas Prichard, legal; Mart. McGowen, legal; Michael Danling, legal.
Proceedings of the Committee with reference to the Votes Attacked by the Contestee.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, at the same place, January 29th, 1876, at 3 o'clock, P. M., with the following members present: Messrs. Cox, Sloss, McClure, and Allen.

Mr. Hume being absent, Mr. Cox was called to the Chair.

Depositions were read pro and con in the matter of the vote of James Burcheil, of Louisa precinct, No. 9, of Lawrence county, Kentucky, and the committee decided the same legal.

In the matter of the vote of John McHenry, of the same place, after hearing all the evidence, the committee decided the same legal.

Mr. Burns then filed a certificate of the voters of Lawrence county, Kentucky, whose votes are herein attacked by the contestee.

In the matter of the votes of W. F. Williams and Dug. Onney, both of Falls of Blain precinct, No. 3, Lawrence county, Kentucky, the committee, after hearing all the evidence, adjudged the same legal.

On motion, the committee then adjourned, to meet at the same place at 9 o'clock, A. M., January 31st, 1876.

E. E. HUME, Chairman.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met at the same place, pursuant to adjournment, with the following members present: E. E. Hume, Chairman, Messrs. Allen, Cox, Sloss, Cox, and McClure.

In the matter of the vote of James Garred, of Louisa precinct, No. 9, Lawrence county, Kentucky, the committee, after hearing all the evidence pro and con, decided both legal votes.

On motion, the committee adjourned, to meet at the same place January 31st, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,
FRANKFORT, KY., Jan. 31, 1876.

The committee in the contested election case of Allen Prichard, contestant, and K. R. Culbertson, contestee, met pursuant to adjournment at the same place, at 3 o'clock, P. M., of January 31st, 1876, with the following members present: E. E. Hume, Chairman, Messrs. Allen, Cox, McClure, and Sloss, and by consent of both parties business was proceeded with without the presence of a quorum.

The committee hearing the testimony pro and con in the matter of the vote of S. N. Griffith, who voted at the Sulphur Springs precinct, No. 12, Lawrence county, Kentucky, decided the same illegal, and ordered it stricken from the poll-book.

And also the vote of J. B. Presley, of same place, the same decision was made.

And also in the matter of the vote of W. H. Lambert, of same place, after full information and due consideration, the committee decided the same legal.

Also, in the matter of the vote of Isaac Johnson, of same place, the same decision was made.
And also in the matter of the vote of A. H. Nunley, of same place, the same decision was made.
Also the vote of Dr. John H. Wade, of same place; but after due consideration the committee decided said vote to be legal.
On motion, the committee adjourned, to meet at the same place February 1st, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, FRANKFORT, February 1, 1876.

The committee in the contested election case of Allen Prichard, contestant, and K. R. Culbertson, contestee, met pursuant to an adjournment, at the same place, at 9 o'clock, A. M., February 1st, 1876, with the following members present: Messrs. Cox, Sloss, Poor, Allen, and McClure.

The Chairman, Mr. E. E. Hume, being absent, Mr. Cox was called to the chair.

In the matter of the vote of Henry Elderman, of Little Blain precinct, No. 5, Lawrence county, Kentucky, after hearing the testimony pro and con the committee decided the same illegal, and ordered it stricken from the poll-book.

And also in the matter of the votes of Samuel Thompson and William Thompson, of same place, after full information and due consideration, the committee decided the same legal.

On motion, the committee adjourned, to meet at the same place February 1st, 1876, at 9 o'clock.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, FRANKFORT, Kentucky, February 2d, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met, at the call of the Chairman, at the State Capitol building, at 9 o'clock, A. M., of Wednesday, February 2d, 1876, with the following members present: E. E. Hume, chairman, Messrs. Cox, Sloss, Poor, Allen, and McClure, and Mr. Allen was excused from taking part in the meeting.

The committee then took into consideration the vote of Cave Jardeen, of Falls of Blain precinct, Lawrence county, Ky., and, after full information and due consideration, the committee decided the same to be illegal, and ordered it stricken from the poll-book.

On motion, the committee adjourned, to meet at the same place February 2d, 1876, at 9 o'clock, P. M.

E. E. HUME, Chairman.
Also the vote of Peter Ousley, of same place, the same decision was made.

On motion, the committee adjourned, to meet at the same place February 3, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, KY., Feb. 3, 1876.  

The committee in the contested election case of Allen Pritchard vs. K. R. Culbertson met pursuant to adjournment at the same place, at 9 o'clock, A. M., February 3, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Poor, Ford, McClure, Sloss, Overstreet, and Allen.

The committee then took into consideration the votes of Kenos Chafin and G. W. Chafin, and, by the testimony before them, decided said votes legal— with the understanding that the same is to be reconsidered, if new evidence be adduced.

On motion, the committee adjourned, to meet at the same place February 3, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, KY., Feb. 4, 1876.  

The committee in the contested election case of Allen Pritchard vs. K. R. Culbertson met pursuant to adjournment at the same place, at 9 o'clock, P. M., February 3, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Cox, Sloss, Ford, Poor, Allen, McClure, and Overstreet.

Depositions were then read pro and con in the matter of the vote of Ben. Jardian, of Dry Fork precinct, No. 2, Lawrence county, Kentucky, and, after full information and due consideration, the committee decided said vote legal.

And also in the matter of the vote of W. J. Boggs, of same precinct, the same decision was made.

And also in the matter of the vote of John Camps, of same place, the same decision was made.

And also in the matter of the votes of Thomas Daniel, Elijah Wilson, and Spencer Sweany, of same precinct, the same decision was made.

And after full information and due consideration, the committee decided the vote of Elijah Battif, of same precinct, to be illegal, and ordered it stricken from the poll-book.

And in the matter of the vote of Robert Watkins, of Cherokee precinct, Lawrence county, Kentucky, the same decision was made.

On motion, the committee then adjourned, to meet at the same place February 4, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, KY., Feb. 4, 1876.  

The committee in the contested election case of Allen Pritchard vs. K. R. Culbertson met pursuant to adjournment at the same place, at 9 o'clock, A. M., February 4, 1876, the following members present: E. E. Hume, Chairman, Messrs. Allen, Ford, Cox, Sloss, Poor, McClure, and Overstreet.

Mr. Burns then filed a certificate of the votes of Boyd county, Kentucky, whose votes are herein attacked by the contestee.
The committee then took in consideration the vote of John Bocock, of Durbin voting precinct, No. 1, Boyd county, Kentucky, and, after hearing the testimony pro and con in the matter of said vote, decided the same illegal, and ordered it stricken from the poll-book.

And also the vote of John Edward, of same precinct, the same decision was made.

On motion, the committee then adjourned, to meet at the same place February the 4th, 1876, at 3 o'clock, P. M.  

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, Kentucky, Feb. 4th, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met, pursuant to an adjournment, at the same place, at 3 o'clock, P. M., of February 4, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Cox, Sluss, Ford, and Overstreet.

The committee then took into consideration the vote of Richard McSurley, of Durbin precinct, Boyd county, Kentucky, and, after hearing the testimony pro and con, decided said vote legal.

And also in the matter of the vote of Henry Blankingship, of Catlettsburg precinct, No. 6, Boyd county, Kentucky, and, after full information and due consideration, the committee decided said vote to be illegal.

And also the vote of Mike Camfield, of Catlettsburg precinct, No. 6, Boyd county, after hearing all the testimony for and against, decided the same to be legal.

And also in the matter of the vote of Dave Ratliff, of East Fork precinct, No. 2, Boyd county, Kentucky, evidence heard in part, and no decision made.

On motion, the committee then adjourned, to meet at the same place February the 4th, 1876, at 3 o'clock, P. M.  

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, Kentucky, Feb. 5th, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met, pursuant to an adjournment, at the same place, at 9 o'clock, A. M., of February the 5th, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Allen, Cox, Ford, McClure, Sluss, and Poor.

First, evidence was finished in the matter of the vote of Dave Ratliff, of East Fork precinct, No. 2, Boyd county, and, after due consideration, the committee decided the same to be illegal, and ordered it stricken from the poll-book.

On motion, they then adjourned, to meet at the same place February the 5th, 1876, at 3 o'clock, P. M.  

E. E. HUME, Chairman.

STATE CAPITOL BUILDING,  
FRANKFORT, Kentucky, Feb. 5th, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met, pursuant to an adjournment, at the same place, at 3 o'clock, P. M., February 5th, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Sluss, McClure, Ford, and Overstreet.

The committee then took into consideration the vote of Andrew J. Bryant, of Catlettsburg voting precinct, No. 6, Boyd county, Kentucky,
and, after full information and due consideration, the said vote was decided to be legal.

And also in the matter of the vote of Hyren Lambert, of same precinct, after hearing all the testimony pro and con, decided the same to be legal.

On motion, the committee then adjourned, to meet at the same place Monday, February 7, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, Frankfort, Ky., February 8th, 1876.

The committee in the contested election case met, pursuant to an adjournment, at the same place, at 9 o'clock, A. M., of February 7th, 1876, the following members being present: Messrs. Poor, Ford, Allen, Cox, Overstreet, McClure, and Sloss.

Mr. Hume being absent, Mr. Poor was called to the Chair.

The committee then took into consideration the vote of W. Sexton, of East Fork precinct, No. 2, Boyd county, Ky.; after hearing the testimony pro and con in the matter of said vote, decided the same to be illegal.

Also in the matter of the vote of John Haley, of same place, the same decision was made.

Also in the matter of the vote of George Hall, of same place; after full information and due consideration, the committee decided the same to be legal.

On motion, the committee then adjourned, to meet at the same place February the 7th, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, February 7th, 1876.

The committee in the contested election case of Allen Prichard vs. K. E. Overstreet, met pursuant to adjournment, at the same place, at 9 o'clock, P. M., of February 7th, 1876, the following members being present: Messrs. Poor, Sloss, Cox, Overstreet, Ford, and McClure.

Mr. Hume being absent, Mr. Poor was called to the Chair.

The committee then took into consideration the votes of B. Yates and Pat Hilling, of East Fork precinct, No. 2, Boyd county, Ky., and the vote of Milton Bowman, of Catlettsburg precinct, No. 6, Boyd county, Ky., and after hearing all the testimony pro and con in the matter of said votes, decided the same to be illegal, and ordered them stricken from the poll books.

And, after hearing all the testimony pro and con in the matter of the votes of James Dial and John C. Jones, of Catlettsburg precinct, No. 6, Boyd county, Ky., and W. C. May, East Fork precinct, No. 2, Boyd county, Ky., the committee decided all three of the above named votes to be legal.

On motion, the committee then adjourned, to meet at the same place February 8, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, February 8th, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment, at the same place, at 9 o'clock, A. M., of February 8, 1876, the following members being present: Messrs. Poor, Sloss, Ford, Allen, McClure, and Overstreet.

The committee then took into consideration the votes of William Helms and Sol. Ward, of East Fork voting precinct, No. 2, Boyd county, Ky., and after full information and due consideration, the committee decided the two above named votes to be legal.
On motion, the committee then adjourned, to meet at the same place at 2½ o'clock, of February 4th, 1876.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, February 8th, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson, met pursuant to adjournment, at the same place, at 3 o'clock, P. M., of February 8th, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Poor, Cox, Sloss, Ford, Overstreet, Snyder, Allen, and McClure.

The committee then took into consideration the following votes: John Blankenship, James Burn, Robert Ross, Lafayette Hewlett, and J. M. Tierman, of Ashland precinct, No. 5, Boyd county, Ky., and John Cantrell, of Catlettsburg precinct, No. 9, Boyd county, Ky.

In the matter of the votes of the said John Blankenship and Lafayette Hewlett, after full information and due consideration, the committee decided them to be illegal, and ordered them stricken from the poll-book.

And in the matter of the votes of the said James Burn, J. M. Tierman, and John Cantrell, after hearing all the evidence for and against, the committee decided the said votes to be legal.

On motion, the committee then adjourned, to meet at the same place on February 8th, 1876, at 9 o'clock, A. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, February 9, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Culbertson met pursuant to adjournment at the same place, at 9 o'clock, A. M., February 9, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Cox, Sloss, Ford, Poor, Overstreet, and McClure.

The committee then took into consideration the vote of Rural Case, of Catlettsburg precinct, No. 6, Boyd county, Kentucky, and after full information, decided the same to be illegal.

Also, in the matter of the vote of D. Harris, of East Fork precinct, No. 2, Boyd county, Kentucky, the same decision was made.

In the matter of the vote of Ed. Warrens, of Catlettsburg voting precinct, No. 6, Boyd county, Kentucky, after hearing the evidence pro and con, decided the same to be legal.

On motion, the committee adjourned, to meet at the same place February 9, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.

TUESDAY EVENING, February 10, 1876.

The committee in the contested election case of Dr. Allen Prichard vs. K. R. Culbertson met pursuant to adjournment at the same place, the following members being present: E. E. Hume, Chairman, Messrs. Overstreet, McClure, Poor, Ford, and Cox.

The committee then took into consideration the vote of Ed. Canfield, of Catlettsburg precinct, Boyd county, Kentucky, and, after hearing the evidence for and against the same, decided the same illegal.

Also, the vote of John Burnett, of Sulphur Springs; also, the vote of Pat. Newman, of Darbin precinct, Boyd county, both of whom are decided legal.

On motion, the committee then adjourned, to meet at the same place February 10, at 3 o'clock.

E. E. HUME, Chairman.
The committee in the contested election case as above met, pursuant to adjournment, the following members being present: E. E. Hume, Chairman, Messrs. McClure, Ford, Overstreet, and Sloss.

The committee then took into consideration the votes of Solomon Davis and William W. Batts, and after hearing the evidence for and against the same, decided them both legal.

Also the votes of Thomas Camfield, Hugh Darby, and George French, and after due consideration of all the evidence, decided them all illegal.

On motion, the committee then adjourned, to meet at the same place on Friday morning, February 11, 1876.

E. E. HUME, Chairman.

FEBRUARY 12TH, 1876.

The committee met at the same place, the following members being present: E. E. Hume, Chairman, Messrs. Cox, Overstreet, Ford, Sloss, McClure, and Allen.

The committee then took into consideration the votes of Jacob Kinstler and David Camfield, of Catlettsburg, Kentucky; and also Wm. Dilcher, Thomas Prichard, and Mart. McGowan, of Ashland precinct, Boyd county, Kentucky; also J. H. Durfield, of East Fork precinct, Boyd county; and Michael Darling, of Ashland, Boyd county, Kentucky; also the vote of John McGuire, of Louisa, Lawrence county, Kentucky; and, after due consideration, decided the above named three votes to be illegal.

The committee then took into consideration the vote of D. Evens, of East Fork, Boyd county; and also the vote of Jeff. Sailsbury, of Sulphur Springs, Boyd county, Kentucky; after due consideration and due deliberation, decided the above three votes to be illegal.

On motion, the committee then adjourned, to meet at the same place Saturday, February 12th, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.

STATE CAPITOL BUILDING, FEBRUARY 12TH, 1876.

The committee in the contested election case of Allen Prichard vs. K. R. Calbertson, met pursuant to an adjournment, at the same place, February 12th, 1876, the following members being present: E. E. Hume, Chairman, Messrs. Overstreet, McClure, Allen, Cox, Sloss, and Ford.

The committee then took into consideration the votes of D. Evens, D. L. Evens, and J. Evens; the depositions in the matter of said votes were read January 21st, 1876; but the committee decided to make no decision until they examined the poll-books of East Fork, Boyd county, K'y.; and after the examination of said poll-books, decided the above named three votes legal.

Depositions were then read pro and con in the matter of the votes of Ed. Jones, Lewis Hensley, Joseph Moody, Rufus Bair, Charles Hensley, and Robert Lockard, of Sulphur Springs precinct, Boyd county, K'y.; and after full information and due consideration, decided all of said votes legal, with the exception of Charles Hensley, whose vote was declared illegal.

On motion, the committee then adjourned to meet at the same place —February 14th, 1876, at 3 o'clock, P. M.

E. E. HUME, Chairman.
Mr. Little 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 said report and resolution, and it was decided in the affirmative.

Mr. Hume, from the same committee, offered the following resolution, viz:

Whereas, The special committee in the contested election case of Allen Prichard, contestant, against K. R. Culbertson, contestee, are of the unanimous opinion that the contest was made in good faith; and whereas, it appears that there was only a majority of two votes against Dr. Prichard, as the votes were cast, and that, before the contest was begun, two reliable and credible voters of Lawrence county made affidavit and afterwards testified that they had voted for Prichard, when, in fact, their votes were recorded for Culbertson; and whereas, the contestant and contestee have been at enormous expense in prosecuting and defending said contest, and as it has herefore been the custom for the State to pay the cost in contested election cases, and as we believe such a course to be just and proper, therefore, be it

Resolved 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 upon the Treasurer in favor of Allen Prichard for the sum of five hundred dollars, for legal expenses incurred; and also draw his warrant upon the Treasurer in favor of K. R. Culbertson for the sum of five hundred dollars, for legal expenses incurred by him; and that the Auditor draw his warrant upon the Treasurer in favor of Allen Prichard for a sum equal to the mileage allowed K. R. Culbertson as Representative from the counties of Boyd and Lawrence, which sums are to be paid out of any money in the Treasury not otherwise appropriated. This resolution shall take effect from and after its passage.

Which was twice read.

Mr. Frazee 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 said resolution, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, T. J. Megibben,
William C. Allen, Joseph A. Gaines, Thos. J. Montgomery,
Marshall Baker, William L. Grant, William A. Moore,
William H. Botts, J. Warren Grigsby, Jere. Poor,
James H. Bowden, Theodore F. Hallam, John W. Powell,

Those who voted in the negative, were—


Mr. Feland moved to reconsider the vote by which said resolution was rejected.

Mr. Wood to reconsider the vote by which this House rejected a bill, entitled

An act to regulate witness fees in Commonwealth cases.

A message was received from the Senate, asking leave to withdraw from the possession of the House a bill, which originated in the Senate, entitled

An act in relation to the offices of Adjutant and Quarter-Master General.

Which was granted.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined an enrolled bill, which originated in the House of Representatives, entitled

An act concerning the joint expenses of the county of Jefferson and city of Louisville;

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

An act to amend chapter 28, article 18, title “Courts,” General Statutes;
An act to amend the charter of the Widows and Orphans' Home of the Methodist Episcopal Church, South, in Kentucky;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. Emmons inform the Senate thereof.
Mr. Little offered the following resolution, viz:
Resolved, That hereafter no local or private bill shall be considered by the House, nor reported by any committee, except at night sessions.

Which was read the first time.

At 1:30 o'clock, P. M, Mr. Albert A. Stoll moved that the House do now adjourn.

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. Snyder and Bowles, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Bowles moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
At 1:55 o'clock, P. M., Mr. Kearny moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. A. H. Smith and Little, were as follows, viz:

Those who voted in the affirmative, were—
William C. Allen, L. J. Frazee, jr., W. Jeff. Lee,
Marshall Baker, Joseph A. Gaines, William A. Moore,
William Berkele, George H. Gardner, Chas. Patterson,
Bell G. Bidwell, John D. Gardner, George W. Pickett,
James D. Black, William L. Grant, Jere. Poor,
H. H. Briskley, Allen C. Hagan, John W. Powell,
Pat. Campion, E. E. Hume, John Preston,
James W. Chowning, W. G. Hunter, J. N. Price,
E. A. Coffman, T. J. Jenkins, David Pryse,
S. P. Douthitt, Wood M. Jones, Samuel Russell,
Thomas J. Drury, John Watts Kearny, Richard A. Spurr,
P. H. Duncan, Wm. Kitchen, Robert Sterrett,
W. J. Edrington, Martin W. LaRue, Albert A. Stoll,
John Ellis, Daniel Lary, G. W. Winns—43.
James Farmer,

Those who voted in the negative, were—
Mr. Speaker (Stone), Thomas Johnson, Ben. J. Shaver,
William H. Botts, William b. Lindsay, M. M. Sloss,
James H. Bowden, Robert E. Little, A. H. Smith,
Tobias W. Burton, G. C. Lockhart, D. B. Smith,
John M. Fish, Bryan S. McClure, George R. Snyder,
A. J. Fleming, T. J. Megibben, Ralph L. Spalding,
J. Warren Grigsby, William E. Minor, John A. Steele,
Robert E. Grinstead, Thos. J. Montgomery, Richard P. Stoll,
Zach. T. Heady,

The House then adjourned until 7½ o'clock this evening.
The House took up for consideration a bill, entitled
A bill to provide for adjusting conflicting titles to Mineral Spring, in Boone county.
Said bill was ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House took up for consideration a bill, entitled A bill for the benefit of G. W. Daniel, of Franklin county.

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

Mr. Kearny moved that when this House adjourn to-morrow at 1 o'clock, P. M., it will adjourn to meet at 10 o'clock, A. M., on the 18th inst.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill for the benefit of the Alexandria and Persimmon Grove Turnpike Company, of Campbell county.

By Mr. Grant, from the Committee on Internal Improvement—
A bill to revise and amend the charter of the city of Dayton, Campbell county.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to amend the charter of the town of Weston, in Crittenden county.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to incorporate the Centennial Building and Savings Association, of Covington.

By Mr. A. H. Smith, from the Committee on Moral and Religious Institutions—
A bill to prevent the sale of spirituous, malt, or vinous liquors within one mile of the court-house in the town of Columbia, Adair county.

By Mr. Preston, from the Committee on the Judiciary—
A bill to authorize the city of Covington to erect a free bridge on the Ohio river.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to protect the Newport and Covington Bridge Company.

61-H. R.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Kentucky Oil, Pipe, Mining, and Transportation Company.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to regulate the time of holding the circuit courts in the 2d judicial district.

By Mr. Owen, from the Committee on the Court of Appeals—
A bill for the benefit of S. I. M. Major and Waller Overton.

By Mr. Kearny, from the Committee on Ways and Means—
A bill to amend an act, entitled "An act to amend an act to incorporate the Second Presbyterian Church, of the city of Louisville."

By Mr. Duncan, from the Committee on Claims—
A bill for the benefit of David Pryse, of Lee county.

By same—
A bill for the benefit of Wm. Thomas, sheriff of Lee county.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to incorporate the Mouth of Tate's Creek Turnpike Road Company, Fayette county.

By same—
A bill to incorporate the Antioch and Hustonville Turnpike Road Company.

By Mr. Preston, from the Committee on the Judiciary—
A bill for the benefit of Jas. V. Payne, sheriff of Fleming county.

By Mr. Spalding, from the Committee on Education—
A bill for the benefit of common school district No. 28, of Metcalfe county.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to authorize the city council of Frankfort to build a bridge across the Kentucky river.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the Bank of Woodford, at Versailles.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Craddock moved to amend the first section of said bill by striking out the word "assigns."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Steele moved an amendment to said bill.

Mr. Berkele moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question being taken on the adoption of the amendment of Mr. Steele, it was decided in the negative.

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

Those who voted in the affirmative, were—


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 and the constitutional provision as to the 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.

Mr. Preston, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to change the time of holding the Henry, Trimble, Boone, and Franklin circuit courts.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Preston,

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

Mr. D. B. Smith, from the Committee on Moral and Religious Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to legalize marriage of John R. Downs and Eliza Downs, of Nelson county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Grigsby moved to lay said bill on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the negative.

The yeas and nays being required thereon by Messrs. Albert A. Stoll and Grigsby, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, Robert E. Little, John W. Powell,
James D. Black, Bryan S. McClure, John Preston,

Those who voted in the negative, were—

At fifteen minutes past ten o'clock, P. M., Mr. Little moved that the House do now adjourn.

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. Albert A. Stoll and A. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Mr. D. B. Smith, from the Committee on Moral and Religious Institutions, asked to be discharged from the further consideration of the petition of sundry citizens of Christian county, praying the repeal of the local option law so far as applicable to voting precincts.

And the question being taken on discharging said committee, it was decided in the affirmative.

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate the Flemingsburg Railway Company.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

On motion of Mr. Preston,
Ordered, That said bill be recommitted to said committee.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Grinstead, from the Committee on County Courts—
An act to legalize the action of the Livingston county court, at its October term, 1872.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to amend an act incorporating the town of Grayson, Carter county, approved 22d February, 1860.

By same—
An act to reduce into one all the acts relating to the city of Owensboro.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Edrington, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of William D. Berry, of Hickman county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, George W. Pickett,
William C. Allen, J. Warren Grigsby, Jere. Poor,
William Berkle, Theodore F. Hallam, John W. Powell,
James D. Black, Zach. T. Head, John Preston,
William H. Botts, Thomas W. Henton, J. N. Price,
Orlando C. Bowles, Allen C. Hagan, David Pryse,
H. H. Brinkley, Richard P. Hocker, O. C. Richardson, sr.,
Tobias W. Burton, E. E. Hume, C. W. Robbins,
James W. Chowning, W. G. Hunter, Samuel Russell,
E. A. Coffman, Thomas Johnson, Thomas H. Shanks,
F. G. Cox, Wood M. Jones, Ben. J. Shaver,
G. W. Craddock, John Watts Kearny, M. M. Sloss,
K. R. Culbertson, Martin W. LaRue, A. H. Smith,
S. P. Douthitt, Daniel Lary, D. B. Smith,
Thomas J. Drury, W. Jeff. Lee, George R. Snyder,
P. H. Duncan, Robert E. Little, Ralph L. Spalding,
W. J. Edrington, Lucien S. Luttrell, Richard A. Spurr,
John Ellis, Bryan S. McClure, John A. Steele,
Rufus Emmons, T. J. Megibben, L. J. Stephenson,
John M. Fish, William E. Minor, Robert Sterrett,
A. J. Fleming, Thos. J. Montgomery, Albert A. Stoll,
Joshua G. Ford, William A. Moore, Richard P. Stoll,
W. H. Frederick, John B. Otten, W. J. Taylor,
John D. Gardner, Chas. Patterson, J. V. Owen—3.
William L. Grant, James M. Payne,

Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Mr. Edrington, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Hickman county,

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Theodore E. Hallam, Jere. Poor,
William C. Allen, Zach. T. Heady, John W. Powell,
Marshall Baker, Thomas W. Henton, John Preston,
William Berkele, Allen C. Hagan, J. N. Price,
James D. Black, Richard P. Hocker, David Pryse,
William H. Botts, E. E. Hume, O. C. Richardson, sr.,
Orlando C. Bowles, W. G. Hunter, C. W. Robbins,
H. H. Brinkley, Thomas Johnson, Samuel Russell,
Tobias W. Burton, Wood M. Jones, Thomas H. Shanks,
James W. Chowning, John Watts Kearny, Ben. J. Shaver,
E. A. Coffman, Martin W. LaRue, M. M. Sloss,
F. G. Cox, Daniel Lary, A. H. Smith,
K. R. Culbertson, W. Jeff. Lee, D. E. Smith,
Thomas J. Drury, Robert E. Little, George R. Snyder,
P. H. Duncan, Lucien S. Luttrell, Ralph L. Spalding,
W. J. Edrington, Bryan S. McClure, Richard A. Spurr,
John Ellis, T. J. Megibben, John A. Steele,
Rufus Emmons, Thos. J. Montgomery, L. J. Stephenson,
John M. Fish, William A. Moore, Robert Sterrett,
A. J. Fleming, John B. Otten, Albert A. Stoll,
George H. Gardner, Samuel R. Overstreet, Richard P. Stoll,
William L. Grant, J. V. Owen, W. J. Taylor,
L. E. Green, Chas. Patterson, G. W. Winns,
J. Warren Grigsby, George W. Pickett, Chas. H. Wood—73.

Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Mr. Little moved a call of the House.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Whereupon the Clerk proceeded to call the roll, and the following members, being present, responded to their names, viz:

Mr. Speaker (Stone), W. H. Frederick, Chas. Patterson,
Marshall Baker, John D. Gardner, James M. Payne,
William Berkele, Wm. L. Grant, George W. Pickett,
Bell G. Bidwell, Robert E. Grinstead, Jere. Poor,
The absentees were called a second time, and the door of the House was then closed in accordance with the rule of the House.

The following gentlemen were excused for absence, viz.: Messrs. Cook, Farmer, Johnson, Jones, Pollard, Campion, and Green Sterrett.

The Clerk then, in accordance with a rule of the House, entered a fine of one dollar each against the following members for absence, viz: Messrs. Allen, Blue, Botts, Bowden, Craddock, Ellis, Emmons, Feland, Ford, Frazee, Gaines, George H. Gardner, Green, Grigsby, Heady, Henry, Henton, Hume, Jenkins, Kitchen, LaRue, Lindsay, Little, Lockhart, Luttrell, McKinney, Megibben, Nelson, Owen, J. N. Price, David Pryse, Robbins, Shaver, Spalding, Spurr, Steele, Stephenson, Richard P. Stoll, Treadway, and Wood.

Mr. Stone moved to dispense with further proceedings under the call.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Hallam moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The following members were then excused for absence, viz: Messrs. Grigsby, Spurr, Little, Johnson, and Richard P. Stoll.

Ordered, That the Sergeant-at-Arms take in custody and bring to the bar of the House all members absent without leave.

A warrant was then issued for the absent members, signed by the Speaker, and attested by the Clerk.

Mr. Hallam, at 11:50 o'clock, P. M., moved that the House do now adjourn.

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. Snyder and Bowles, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, J. Warren Grigsby, William A. Moore,
James W. Chowning, Theodore F. Hallam, Chas. Patterson,
K. R. Culbertson, Richard P. Hocker, George W. Pickett,
P. H. Duncan, W. G. Hunter, D. B. Smith,
A. J. Fleming, Robert E. Little, Richard A. Spurr,

Those who voted in the negative, were—

Mr. Speaker (Stone), Allen C. Hagan, C. C. Richardson, sr.,
William Berkele, Thomas Johnson, Samuel Russell,
James D. Black, John Watts Kearny, Thomas H. Shanks,
H. H. Brinkley, W. Jeff. Lee, M. M. Sloss,
E. A. Coffman, Bryan S. McClure, A. H. Smith,
F. G. Cox, T. J. Megibben, George R. Snyder,
S. P. Douthitt, William E. Minor, Albert A. Stoll,
Thomas J. Drury, John B. Otten, Richard P. Stoll,
W. J. Edrington, Samuel R. Overstreet, W. J. Taylor,
John M. Fish, James M. Payne, E. B. Treadway,
William L. Grant, John W. Powell, G. W. Winns—35.

Mr. Snyder moved that the Sergeant-at-Arms be allowed an assistant.

Which was adopted.

The Sergeant-at-Arms then presented at the bar of the House Messrs. Allen, Ellis, and J. N. Price, who were arraigned, made excuses, and were excused.

Mr. Minor moved to dispense with the further proceedings under the call.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Lockhart, at 12:25 o'clock, A. M., moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The Sergeant-at-Arms then presented at the bar of the House Messrs. Steele, Gaines, and Treadway, who were arraigned, made excuses, and were excused.

Leave of absence, until 10 o'clock, A. M., February 17, 1876, was granted Messrs. Lary, Burton, Poor, Baker, Sterrett, Richardson, Moore, Shaver, Pickett, Patterson, Montgomery, Steele, A. H. Smith, Powell, D. B. Smith, Blue, and Luttrell.
Leave of absence, indefinitely, was granted Messrs. Allen and Campion.

Mr. Richard P. Stoll moved that the House do now adjourn.

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. Berkele and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, William L. Grant, John B. Otten,
H. H. Brinkley, J. Warren Grigsby, Thomas H. Shanks,
James W. Chowning, Richard P. Hocker, A. H. Smith,
E. A. Coffman, Thomas Johnson, D. B. Smith,
W. H. Frederick, Robert E. Little, Richard A. Spurr—16.
Joseph A. Gaines,

Those who voted in the negative, were—

Mr. Speaker (Stone), Theodore F. Hallam, David Pryse,
William Berkele, Allen C. Hagan, C. W. Robbins,
Orlando C. Bowles, W. G. Hunter, Ben. J. Shafer,
F. G. Cox, John Watts Kearny, M. M. Sloss,
K. R. Culberston, G. C. Lockhurt, George R. Snyder,
Thomas J. Drury, Bryan S. McClure, John A. Steele,
P. H. Duncan, T. J. Megibben, Albert A. Stoll,
W. J. Edrington, William E. Minor, Richard P. Stoll,
John Ellis, Samuel R. Overstreet, W. J. Taylor,
John M. Fish, James M. Payne, E. B. Treadway,
Robert E. Grinstead, J. N. Price,

The Sergeant-at-Arms then presented at the bar of the House Messrs. Owen, Henton, and Luttrell, who were arraigned, made excuses, and were excused, without fine.

Mr. A. H. Smith moved that the House do now adjourn.

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. Berkele and Grigsby, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, Joseph A. Gaines, George W. Pickett,
H. H. Brinkley, John D. Gardner, Samuel Russell,
James W. Chowning, William L. Grant, Thomas H. Shanks,
E. A. Coffman, J. Warren Grigsby, A. H. Smith,
John M. Fish, Richard P. Hocker, D. B. Smith,
Those who voted in the negative, were—

Mr. Speaker (Stone), Allen C. Hagan, James M. Payne,
William C. Allen, W. G. Hunter, John W. Powell,
William Berkele, Thomas Johnson, John Preston,
James D. Black, John Watts Kearny, J. N. Price,
Orlando C. Bowles, W. Jeff. Lee, M. M. Sloss,
F. G. Cox, Robert E. Little, George R. Snyder,
S. P. Douthitt, G. C. Lockhart, Albert A. Stoll,
Thomas J. Drury, Bryan S. McClure, Richard P. Stoll,
P. H. Duncan, T. J. Megibben, W. J. Taylor,
W. J. Edrington, William E. Minor, E. B. Treadway,
John Ellis, Samuel R. Overstreet, G. W. Winns—34.

Theodore F. Hallam,

The Sergeant-at-Arms then presented at the bar of the House
Messrs. David Pryse and Robbins, who were arraigned, made excuses, and were excused without fine.

Mr. Little, at 12:50 o'clock, A. M., moved that the House do now adjourn.

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. Richard P. Stoll and Bowles, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, W. J. Edrington, Thomas Johnson,
Bell G. Bidwell, John M. Fish, W. Jeff. Lee,
H. H. Brinkley, L. J. Frazee, jr., Robert E. Little,
James W. Chowning, W. H. Frederick, John B. Otten,
F. G. Cox, Joseph A. Gaines, James M. Payne,
K. R. Cubertson, John D. Gardner, Thomas H. Shanks,
S. P. Douthitt, William L. Grant, M. M. Sloss,
Thomas J. Drury, Thomas W. Henton, Richard A. Spurr,
P. H. Duncan, Richard P. Hocker, G. W. Winns—27.

Those who voted in the negative, were—

Mr. Speaker (Stone), W. G. Hunter, John Preston,
William Berkele, John Watts Kearny, J. N. Price,
James D. Black, G. C. Lockhart, David Pryse,
Orlando C. Bowles, Lucien S. Luttrell, C. W. Robbins,
John Ellis, Bryan S. McClure, George R. Snyder,
J. Warren Grigsby, T. J. Megibben, Albert A. Stoll,
Robert E. Grinstead, Wm. E. Minor, Richard P. Stoll,
Theodore F. Hallam, Samuel R. Overstreet, W. J. Taylor,

The Sergeant-at-Arms then presented at the bar of the House
Messrs. Frazee and Lockhart, who were arraigned, made excuses, and were excused without fine.
Mr. Hunter, at 1:35 o'clock, A. M., moved that the House do now adjourn.

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. Hunter and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, W. H. Frederick, John B. Otten,
James W. Chowning, William L. Grant,

Those who voted in the negative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Samuel R. Overstreet,
William Berkele, Robert E. Grinstead, James M. Payne,
Orlando C. Bowles, Theodore F. Hallam, John Preston,
H. H. Brinkley, Richard P. Hocker, J. N. Price,
F. G. Cox, W. G. Hunter, C. W. Robbins,
K. R. Culbertson, Thomas Johnson, M. M. Sloss,
S. P. Douthitt, John Watts Kearny, George R. Snyder,
Thomas J. Drury, W. Jeff. Lee, Richard A. Spurr,
P. H. Duncan, Robert E. Little, Albert A. Stoll,
W. J. Edrington, G. C. Lockhart, Richard P. Stoll,
John Ellis, Bryan S. McClure, W. J. Taylor,
John M. Fish, T. J. Megibben, E. B. Treadway,

Mr. Craddock was then presented by the Sergeant-at-Arms at the bar of the House, was arraigned, and made excuse.

Ordered, That he be excused without fine.

Mr. Grant, at 2 o'clock, A. M., moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William Berkele, L. J. Frazee, jr., Robert E. Little,
Bell G. Bidwell, W. H. Frederick, William E. Minor,
H. H. Brinkley, Joseph A. Gaines, John B. Otten,
James W. Chowning, John D. Gardner, J. V. Owen,
F. G. Cox, William L. Grant, James M. Payne,
G. W. Craddock, Thomas W. Henton, Thomas H. Shanks,
K. R. Culberston, Richard P. Hocker, M. M. Sloss,
S. P. Douthitt, W. G. Hunter, Richard A. Spurr,
John M. Fish, W. Jeff. Lee,
Those who voted in the negative, were—

Mr. Speaker (Stone), James D. Black, Orlando C. Bowles, Thomas J. Drury, P. H. Duncan, John Ellis, J. Warren Grigsby, Robert E. Grinstead, Theodore F. Hallam,


And then the House adjourned.

THURSDAY, FEBRUARY 17, 1876.

Mr. Grigsby offered the following resolution, viz:

Resolved, That hereafter smoking within the Chamber or lobbies shall not be permitted.

Which was twice read and adopted.

The following petitions and remonstrance were presented, viz:

By Mr. Grinstead—
1. The petition of sundry citizens of Jefferson county and the city of Louisville, praying the repeal of section 4, chapter 112, General Statutes, and of all special laws that may be in force touching the office of "Sealer of Weights and Measures."

By Mr. Overstreet—
2. The petition of sundry citizens of the county of Jessamine, praying the passage of an act declaring that the Ancient Order of Workmen is not a life insurance company.

By Mr. Hagan—
3. The petition of sundry citizens of Floyd county, praying for the passage of an act allowing them to vote on a proposition to move the county seat of said county.

By Mr. Brinkley—
4. The petition of sundry citizens of Rockcastle, Lincoln, and Pulaski counties, asking the establishment of a new county, &c.
By Mr. Hume—
5. The petition of sundry citizens of Camdenville, praying the passage of an act prohibiting the sale of spirituous, vinous, and malt liquors in said town.

By same—
6. The remonstrance of sundry citizens of Camdenville, protesting against the passage of an act prohibiting the sale of spirituous liquors in said town.

By Mr. Culbertson—
7. The petition of sundry citizens of Lawrence county, praying the passage of an act to change the county lines between the counties of Lawrence and Boyd.

By Mr. Spurr—
8. The petition of sundry citizens of Fayette county, praying the passage of a road law for said county.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on County Courts; the 2d, 3d, 4th, and 7th to the Committee on Propositions and Grievances; the 5th and 6th to the Committee on Moral and Religious Institutions; and the 8th to the Committee on the General Statutes.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of the Daily Volksblatt, of Louisville.

An act to authorize the Lawrence county court to levy an additional tax for road and bridge purposes, and for public improvements.

An act for the benefit of Noel Simmons, sheriff of Bullitt county.

And that they had passed bills of the following titles, viz:

1. An act regulating the jurisdiction of the circuit court for the ninth judicial district.

2. An act to provide for the payment of expenses incurred by the Ohio county court in taking care of a pauper idiot.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Circuit Courts, and the 2d to the Committee on Claims.
A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of John P. Salyer and Augustus Arnett, of Magoffin county.

An act for the benefit of John Wallace, late clerk of the Boone county circuit court.

An act to amend an act, entitled "An act to incorporate the Westport, Carrollton, and Ghent Railway Company."

An act to provide for districting Ohio county into justices' districts.

An act conferring jurisdiction on the Louisville chancery court over the estate of Samuel B. Thomas, deceased, and authority to adjudicate and settle the accounts of the trustee under the will of said Thomas.

An act for the benefit of Thos. H. Spradlin, committee of David Spradlin, an idiot, of Wayne county.

An act to incorporate the Southwestern Railroad Company.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed an enrolled bill, which originated in the House of Representatives, entitled

An act concerning the joint expenses of the county of Jefferson and city of Louisville.

Mr. Campion, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

An act to change the time of holding the February term of the Henderson quarterly court.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with.

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

The rule of the House and the constitutional provision as to the 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.
Ordered, That Mr. Owen be appointed a committee to report said bill to the Senate.

Who, after a time, reported that he had performed that duty.

Mr. Preston moved to suspend the rules of the House to enable the Committee on the Judiciary to report a bill.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Grigsby offered the following resolution, viz:

Resolved, That from and after this day the standing committees shall be called immediately after petitions and resolutions, with instructions to report only bills of a general character, or until all such have been disposed of, without prejudice to the special orders now pending.

Which was twice read.
And the question being taken on the adoption of said resolution, it was decided in the negative.

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

On motion of Mr. Emmons—
1. A bill to incorporate the Tellisboro Cemetery, of Lewis county.

On motion of Mr. LaRue—
2. A bill to enable the General Council of Louisville to erect a house of refuge for colored children.

On motion of Mr. Preston—

On motion of Mr. Culbertson—
4. A bill to change the county line between the counties of Boyd and Lawrence.

On motion of same—
5. A bill to amend certain acts incorporating the town of Louisa, Lawrence county.

On motion of Mr. Feland—
6. A bill to change the time of holding the circuit courts in the second judicial district.

On motion of Mr. George H. Gardner—
7. A bill for the benefit of Hardin county.

On motion of Mr. Jenkins—
8. A bill to charter the New Liberty Baptist Church, Owen county.

On motion of same—
9. A bill to amend the charter of the town of Parkland, Jefferson county.

On motion of Mr. Minor—
10. A bill for the benefit of inebriates in Kentucky.

On motion of Mr. LaRue—
11. A bill to extend the eastern limits of Louisville.

On motion of Mr. Albert A. Stolt—

On motion of Mr. Frederick—
13. A bill to allow the coroner of Jefferson county to appoint a deputy.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 2d, 3d, 5th, 9th, and 11th; the Committee on Charitable Institutions the 3d; the Committee on Propositions and
Grievances the 4th; the Committee on Circuit Courts the 6th and 7th; the Committee on Moral and Religious Institutions the 10th; the Committee on Agriculture and Manufactures the 8th, and the Committee on County Courts the 12th and 13th.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to repeal an act incorporating the town of Roaring Springs, in Trigg county;

An act to incorporate the Kentucky Trotting Horse Breeders' Association;

An act to prohibit stock from running at large on turnpike roads in Woodford, Boyle, and Garrard counties;

An act to prevent stock from running at large in Campbell county;

Resolution to appoint a committee to report as to the propriety of building a stable on the public grounds connected with the Executive Mansion;

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

An act for the benefit of Stephen Nehercutt, late sheriff and collector of the revenue of Carter county;

An act for the benefit of James L. Webb, assessor of Boyle county;

An act establishing a bank of deposit in the town of Grayson, Carter county;

An act for the benefit of the sureties of John F. Tyler, late sheriff of Fulton county;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

Mr. Bidwell called up from the orders of the day a bill, entitled

A bill authorizing the employment and hiring of convicts to work out of the Penitentiary.

Mr. Craddock moved an amendment to said bill.

On motion of Mr. Kearny, the special order for 11 o'clock, A. M., to-day was postponed, in order to proceed with the further consideration of said bill and amendments.

Mr. Feland 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. Craddock, and it was decided in the negative.

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

Those who voted in the affirmative, were—

<table>
<thead>
<tr>
<th>William Berkele</th>
<th>S. P. Douthitt</th>
<th>Robert E. Little</th>
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<tbody>
<tr>
<td>James D. Black</td>
<td>John Ellis</td>
<td>G. C. Lockhart</td>
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<td>Orlando C. Bowles</td>
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<td>John W. Powell</td>
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<tr>
<td>Pat. Campion</td>
<td>T. J. Jenkins</td>
<td>David Prysc</td>
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<tr>
<td>G. W. Craddock</td>
<td>William B. Lindsay</td>
<td>John A. Steele—15</td>
</tr>
</tbody>
</table>

Those who voted in the negative, were—

<table>
<thead>
<tr>
<th>Mr. Speaker (Stone)</th>
<th>W. H. Frederick</th>
<th>John B. Otten</th>
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<tbody>
<tr>
<td>William C. Allen</td>
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<td>James M. Cook</td>
<td>Richard P. Hocker</td>
<td>C. W. Robbins</td>
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<td>F. G. Cox</td>
<td>E. E. Hume</td>
<td>Samuel Russell</td>
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<tr>
<td>K. R. Culbertson</td>
<td>W. G. Hunter</td>
<td>Ben. J. Shaver</td>
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<td>Thomas J. Drury</td>
<td>Thomas Johnson</td>
<td>M. M. Sloss</td>
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<td>P. H. Duncan</td>
<td>Wood M. Jones</td>
<td>A. H. Smith</td>
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<td>W. J. Edlington</td>
<td>John Watts Kearny</td>
<td>D. B. Smith</td>
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<td>James Farmer</td>
<td>W. Jeff. Lee</td>
<td>L. J. Stephenson</td>
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<td>Lucien S. Luttrell</td>
<td>Robert Sterrett</td>
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<td>John M. Fish</td>
<td>Bryan S. McClure</td>
<td>Richard P. Stoll</td>
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<td>Joshua G. Ford</td>
<td>William E. Minor</td>
<td>G. W. Winn</td>
</tr>
<tr>
<td>L. J. Frazee, jr.</td>
<td>William A. Moore</td>
<td>Charles H. Wood—75</td>
</tr>
</tbody>
</table>

The question was then taken on the adoption of Mr. Steele's amendment, and it was decided in the negative.

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

Those who voted in the affirmative, were—

<table>
<thead>
<tr>
<th>William Berkele</th>
<th>Thomas W. Henton</th>
<th>G. C. Lockhart</th>
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<td>T. J. Jenkins</td>
<td>T. J. Megibbon</td>
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<tr>
<td>Pat. Campion</td>
<td>Martin W. LaRue</td>
<td>John W. Powell</td>
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</table>
Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed;

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., John B. Otten,
William C. Allen, W. H. Frederick, Samuel R. Overstreet,
Marshall Baker, Joseph A. Gaines, J. V. Owen,
William Berkele, George H. Gardner, Chas. Patterson,
Bell G. Bidwell, John D. Gardner, James M. Payne,
James D. Black, William L. Grant, George W. Pickett,
William H. Botts, L. E. Green, W. L. Pollard,
James H. Bowden, J. Warren Grigsby, Jere. Poor,
Joshua G. Ford, John B. Otten, John W. Powell,
Orlando C. Bowles, Robert E. Grinstead, John A. Steele—16.
 Those who voted in the negative, were—

Pat. Champion, John Preston,
G. C. Lockhart, J. N. Price,
G. W. Craddock, David Pryse,
Ralph E. Little, O. C. Richardson, esq.,
Robert E. Little, C. W. Robbins,
T. J. Megibben, Samuel Russell,

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That it shall be lawful for the Keeper of the Penitentiary of this Commonwealth to employ, or hire to others, to work outside of the Penitentiary as many of the able-bodied male convicts, under sentence therein, as may be deemed proper; Provided, No skilled mechanic shall be worked, or hired to work, outside of the prison walls.

§ 2. The convicts worked outside of the Penitentiary shall be under the care of some discreet, prudent, and otherwise competent person, who shall be styled Warden, to be selected by the Governor and the Keeper of the Penitentiary, who shall take an oath to faithfully, and to the best of his skill and ability, discharge the duties required of him in this act. He shall hold his office at the pleasure of the Governor and the Keeper of the Penitentiary.

§ 3. It shall be the duty of the Warden to exercise a careful oversight of the prisoners under his charge; to employ the necessary guards in order to prevent escapes; to look after the health and personal comfort of the prisoners, and see that they are kept employed, but not overworked nor abused. They shall not be worked over eight hours each day from the tenth of October to the tenth of March, and not over ten hours each day from the tenth of March to the tenth of October.

§ 4. The Warden shall have the same power and authority over the prisoners, while employed or worked outside of the Penitentiary, and while going to or returning from the place where they are to be employed, as the Keeper of the Penitentiary now has under the law governing the same. The prisoners worked outside of the Penitentiary shall
be governed, as far as is practical, by the rules and regulations which govern those worked and kept inside of the prison.

§ 5. Any prisoner or prisoners who, while employed or working outside of the prison, or while going to or from any place of work, shall escape or attempt to escape, or who refuses to obey, or who resists the authority of the Warden, or of the guards appointed by him, or who shall join in any mutiny, or shall aid and abet in any mutiny or resistance of the authority of the Warden, or of the guards appointed by him, shall be deemed guilty of the same offense, and be punished in the same manner, as if the offense had been committed within the walls of the Penitentiary.

§ 6. If any person or persons, not a convict, shall knowingly and willfully aid, abet, counsel, advise, or assist any prisoner outside of the Penitentiary to escape or attempt to escape, or to resist the authority of the Warden or guards, such person or persons who offending shall be guilty of felony, and, upon conviction, shall be sentenced to confinement and labor in the Penitentiary of the State for not less than one year, and not more than four years, at the discretion of the jury.

§ 7. It shall be the duty of the Governor and the Keeper of the Penitentiary to designate what number of convicts shall be employed outside of the Penitentiary; and also to prescribe a reasonable reward to be bestowed on convicts so employed for faithfulness and good behavior; they may also prescribe a system of rules and regulations for the government and control of convicts so employed, not inconsistent with this act.

§ 8. The State shall not be responsible for any costs, charges, or other liability growing out of any contract or agreement made or entered into under authority of or pursuant to this act; and all officers appointed by authority of this act shall be paid by the Keeper of the Penitentiary.

§ 9. The Warden shall have the same authority to issue warrants for the arrest and recapture of convicts, who escape while employed or worked outside of the Penitentiary, as the Keeper of the Penitentiary now has by law for the arrest and retaking of convicts escaping from the Penitentiary; and such convicts as may escape, while employed outside of the Penitentiary, may be delivered by the officer or person who arrests them to the Warden or to the Keeper of the Penitentiary. The person who recaptures and delivers any convict who escaped while employed outside of the Penitentiary, to the Warden or Keeper, shall be paid by the Keeper of the Penitentiary a reward of twenty-five dollars, and all reasonable expenses.

§ 10. If any sheriff or other officer shall refuse or willfully neglect to obey the warrant of the Warden authorized in the foregoing section, he shall be fined not less than ten nor more than one hundred dollars for each offense.

§ 11. The Governor and the Keeper of the Penitentiary may appoint any number of Wardens that may be required.

§ 12. The Keeper of the Penitentiary shall make and keep a record of the convicts employed under Warden outside of the prison, showing the name of each convict, when, where, and for what crime he was convicted and sentenced, the duration of his sentence, and the day on which his term of imprisonment will expire. The Keeper shall furnish one copy of the record to the Warden having charge of such convicts, and one copy to the Governor.

§ 13. It shall be the duty of the Wardens to liberate and set free every convict under his control, when his term of confinement in the Peniten-
tiary expires, unless he is held for another offense, and he shall report to
the Governor and the Keeper of the Penitentiary the name and date
of liberation of each convict liberated by him. He shall report to the
Keeper, at the end of each month, the number of days each convict has
worked; the number of days each one has been sick; if any have escaped
or attempted to escape, and the name of each; all deaths, and such other
facts as he may think important.
§ 14. No convict shall be employed or hired to work outside of the
Penitentiary until he consents to do so, which shall be in writing, signed
and acknowledged by such convict before some justice of the peace of
Franklin county, which written consent and acknowledgment shall be
kept by the Keeper of the Penitentiary.
§ 15. It shall be the duty of the Keeper of the Penitentiary, on em-
ploying or hiring to others convicts, to provide or require the persons
hiring them to provide for them good, suitable, and safe places in which
to sleep; to see that they are comfortably clothed and well fed; and that
they are in all respects, when not impracticable, provided for as is now
required by law while they are in the Penitentiary. It shall be the duty
of the Warden to see that this section is carried out by persons who hire
and work convicts under his control, and, upon any failure or refusal to
thus provide for such convicts, the Warden shall report the facts to the
Governor and the Keeper of the Penitentiary, who shall see that proper
provision is made for such convicts, or the contract under which they are
worked shall be forfeited and annulled.
§ 16. No convict whose term of confinement is for a greater period of
time than three years shall be employed or hired out under the provisions
of this act.
§ 17. This act shall take effect from its passage.

Mr. Bidwell moved to reconsider the vote by which said bill was
passed.

Mr. Snyder moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay
on the table, it was decided in the affirmative.

Ordered, That Mr. Bidwell be appointed a committee to report
said bill to the Senate.

Who, after a time, reported that he had performed that duty.

A message was received from the Senate, announcing that they
had concurred in the amendment of this House to a bill, which origi-
inated in the Senate, entitled

An act establishing a bank of deposit in the town of Grayson,
Carter county.

The House then took up the motion of Mr. Feland to reconsider
the vote by which the House refused to adopt the resolution, entitled

Resolution appropriating money to defray the expenses of the con-
tested election case of Prichard against Culbertson, and for other
purposes.

Mr. Frazee 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 motion to reconsider, and it was decided in the affirmative.

Mr. Snyder moved to amend said resolution by striking out $500 and inserting in lieu thereof $400.

Mr. Botts moved to amend said resolution by striking out $500 and inserting in lieu thereof $300.

Mr. Little 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. Snyder, and it was decided in the negative.

The question was then taken on the adoption of Mr. Botts' amendment, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

J. H. Emerson, Wm. Kitchen, D. B. Smith,
Rufus Emmons, Daniel Lary, Ralph L. Spalding,
John Feland, William B. Lindsay, Albert A. Stoll,
John M. Fish, G. C. Lockhart, Richard P. Stoll,
John D. Gardner,

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

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

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<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Mr. Speaker (Stone)</td>
<td>William L. Grant</td>
<td>T. J. Megibben</td>
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<td>James H. Bowden</td>
<td>Thomas J. Henry</td>
<td>Jere. Poor</td>
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<td>Orlando C. Bowles</td>
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<td>John Watts Kearny</td>
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<td>Thomas J. Drury</td>
<td>Wm. Kitchen</td>
<td>George R. Snyder</td>
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<tr>
<td>John Ellis</td>
<td>Martin W. LaRue</td>
<td>Richard A. Spurri</td>
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<td>James Farmer</td>
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<td>William B. Lindsay</td>
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<td>Joshua G. Ford</td>
<td>Robert E. Little</td>
<td>E. B. Treadway</td>
</tr>
<tr>
<td>W. H. Frederick</td>
<td>G. C. Lockhart</td>
<td>G. W. Winns</td>
</tr>
<tr>
<td>Joseph A. Gaines</td>
<td>Lucien S. Luttrell</td>
<td>Charles H. Wood—60.</td>
</tr>
</tbody>
</table>

Those who voted in the negative, were—

<table>
<thead>
<tr>
<th>Name</th>
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<td>Pat. Campion</td>
<td>George H. Gardner</td>
<td>O. C. Richardson, sr.</td>
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<tr>
<td>E. A. Coffman</td>
<td>John D. Gardner</td>
<td>C. W. Robbins</td>
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<tr>
<td>James M. Cook</td>
<td>Robert E. Grinstead</td>
<td>Ben. J. Shaver</td>
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<td>P. H. Duncan</td>
<td>T. J. Jenkins</td>
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<td>W. J. Edrington</td>
<td>Bryan S. McClure</td>
<td>L. J. Stephenson</td>
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<tr>
<td>J. H. Emerson</td>
<td>William E. Minor</td>
<td>Robert Sterrett</td>
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<tr>
<td>Rufus Emmons</td>
<td>Samuel R. Overstreet</td>
<td>Albert A. Stoll</td>
</tr>
<tr>
<td>John M. Fish</td>
<td>James M. Payne</td>
<td>W. J. Taylor—30.</td>
</tr>
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</table>

Said resolution, as amended, reads as follows:

WHEREAS, The special committee in the contested election case of
Allen Prichard, contestant, against K. R. Culbertson, contestee, are
of the unanimous opinion that the contest was made in good faith;
and whereas, it appears that there was only a majority of two votes
against Dr. Prichard, as the votes were cast, and that, before the contest was begun, two reliable and credible voters of Lawrence county made affidavit and afterwards testified that they had voted for Prichard, when, in fact, their votes were recorded for Culbertson; and whereas, the contestant and contestee have been at enormous expense in prosecuting and defending said contest, and as it has hitherto been the custom for the State to pay the cost in contested election cases, and as we believe such a course to be just and proper, therefore, be it

Resolved 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 upon the Treasurer in favor of Allen Prichard for the sum of three hundred dollars, for legal expenses incurred; and also draw his warrant upon the Treasurer in favor of K. R. Culbertson for the sum of three hundred dollars, for legal expenses incurred by him; and that the Auditor draw his warrant upon the Treasurer in favor of Allen Prichard for a sum equal to the mileage allowed K. R. Culbertson as Representative from the counties of Boyd and Lawrence, which sums are to be paid out of any money in the Treasury not otherwise appropriated. This resolution shall take effect from and after its passage.

Mr. Bowles moved to reconsider the vote by which said resolution was adopted.

Mr. Wood moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, which was taken up and read as follows, viz:

Executive Office, Frankfort, February 17th, 1876.

Gentlemen of the House of Representatives:

I have carefully considered a bill which originated in your honorable body, entitled "An act to incorporate the town of Newville, located in parts of Daviess, McLean, and Ohio counties," and being constrained to withhold my approval of it, I herewith return it with my objections.

The bill provides (section 8, title "Miscellaneous Provisions") that "voting shall be done by private ballot deposited in a box prepared by the trustees." This mode of voting is not only in opposition to the experience of the voters of Kentucky for nearly eighty-four years in selecting State, county, and municipal officers, but it is also in violation of article 8, section 15, of the Constitution, which declares, that "in all elections by the people, and also by the Senate and House of Representatives, jointly or separately, the votes shall be personally and publicly given viva voce."

It is true the Constitution also declares (section 6, article 6) that officers or towns and cities shall be elected for such terms and in such manner,
and with such qualifications, as may be prescribed by law; but this evidently refers to the election of officers by boards of trustees or by city councils, which are established and regulated by law; for this is the only construction that can be given to this section without bringing it in conflict with the other section, that requires that, in all elections by the people, votes shall be personally and publicly given \textit{viva voce}.

The bill also provides (section 3, title "Police Courts") "that the provisions of the Code of Practice of Kentucky shall govern the proceedings of said court in all cases (except town ordinances and by-law trials), and the Revised Statutes the penalties and punishments thereof."

As the General Statutes of the Commonwealth were adopted and become the law of the land on the 1st day of December, 1873, and are now in full force, I know of no good reason why the Revised Statutes should be resuscitated and re-enacted for the benefit of the town of Newville.

Section 5, article 3, of the bill declares, that "said court shall have a right to try all misdemeanors, unless the defendant shall demand a jury." It has long been well established that trial by jury is the palladium of our civil rights, and there should be no such innovation upon the established law of the land as that a police judge shall cease to have jurisdiction of a misdemeanor because the defendant demands a jury.

There are other objectionable clauses in the bill, to-wit: Section 7, which declares that "no person shall vote at the town elections, unless they be made citizens of the town, and have been such citizens for thirty days before the election," and section 4 which allows appeals to go directly to the Daviess circuit court where the amount involved is twenty dollars or more; but these are such innovations of the general laws that comment is unnecessary.

General laws should be uniform and equal in their operations upon all the people, and special legislation should be avoided. This bill is not only unconstitutional, but contains special provisions that are unusual and unprecedented in the legislation of the Commonwealth.

It is therefore returned for such further consideration as you may think proper.

JAMES B. McCREADY,
Governor of Kentucky.

Said bill reads as follows, viz.:

§ 1. \textit{Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the town of Newville, Kentucky, be, and the same is hereby, incorporated, with such boundaries, streets and alleys, and such other public grounds, not exceeding three hundred acres, as are now laid out and as may be laid out by the trustees of said town; and the said trustees shall make, or cause to be made, a survey and plat of said town, which survey and plat shall be filed in the county clerk's office of Daviess county.}
§ 2. That J. S. H. Kigcl, W. C. Morgan, Wm. Hinton, Jesse Forristor, and J. A. Shackleford shall be appointed trustees of said town, who shall hold their office until the first Saturday in March, 1876, or until their successors are elected and qualified; and said trustees and their successors in office shall be a body-politic and corporate, and known by the name and style of the Trustees of the Town of Newville; and by that name may be capable of contracting and being contracted with, of suing and being sued, of pleading and being impeded, of answering and being answered to, in all the courts of this Commonwealth; and they may have and use a common seal; and shall have all the powers and privileges, and be subject to the same duties and liabilities, as is provided by general law.

Article Second.

Trustees and their Powers.

§ 1. The board of trustees of said town shall consist of five members, who shall be elected annually the first Saturday in March of each year, after the term of the above appointed trustees shall expire, and hold their office until the succeeding election, or until their successors are elected and qualified.

§ 2. The said trustees, at their first meeting, after being qualified, shall elect one of their number president and secretary and one treasurer; and said trustees shall hold stated meetings; and the president may call meetings either by verbal or written notice.

§ 3. It shall further be the duty of the president to preside at all meetings, &c; and the duty of the secretary to keep a correct record of all the business done by the board; and the duty of the treasurer to keep all moneys of the corporation, and pay the same out on the order of the board; but said treasurer shall not enter upon his duties until he has executed to the board a good and sufficient bond, with good security.

§ 4. That the trustees shall have power to levy a poll-tax on every male person over twenty-one years old in said town, a sum not exceeding one dollar per head, and an ad valorem tax on all property in said town, not to exceed twenty-five cents per one hundred dollars' worth, for the purpose of improving the streets, sidewalks, alleys, &c., and defraying other expenses of the corporation; and all fines and forfeitures collected within said town, as hereinafter provided, shall be paid to the said trustees for the public good of said town.

§ 5. They shall have power to build, widen, raise, and in any way improve the streets, sidewalks, and alleys of the town; to establish streets and alleys not detrimental to private interests; to establish public grounds and parks; and to establish public scales, and charge for the use of same.

§ 6. They shall have the right to tax all shows, exhibitions, and performances in said town such sums as they may deem expedient.

§ 7. They shall have the right to pass and enforce ordinances to suppress gambling, disorderly houses of ill-fame, and all immorality, indecency, misconduct, and to protect the quietude and safety of said town; and they shall have the right to pass all ordinances and by-laws for their own government, and the good government of the town, that they may deem necessary, and impose penalties for the violation of the same.

§ 8. They may appoint surveyor of streets.

§ 9. They may recommend persons to the county court to keep coffee-houses, when the applicant has satisfied them that he is prepared to keep
said house according to the law regulating the same; but said license not to carry with it the right to retail spiritsuous liquors or malt liquors, unless the trustees, together with the county court, shall deem it expedient so to do, and they may tax the keepers of said house a sum not to exceed seventy-five dollars.

§10. Said trustees shall tax all persons who simply vend ale, beer, or cider a sum not to exceed ten dollars; and no person in said town shall be allowed to vend said articles until the tax is paid and the privilege is granted by the trustees.

§11. All ordinances, by-laws, consents, and privileges must be granted at regular or called meetings, and will not be valid unless indorsed by a majority of the board, and signed by the president and secretary.

§12. It shall require four trustees to constitute a quorum.

ARTICLE THREE.

Police Court.

§1. There shall be established in said town a court, to be styled the Newville Police Court, which shall be held by one judge of the police court of Newville, to be elected at the same time as the county judge, and in the same manner as the trustees, except as hereinafter provided.

§2. That the said court shall have exclusive original jurisdiction of all prosecutions for the violation of town ordinances and by-laws, and concurrent jurisdiction with magistrates of all civil, criminal, and penal cases arising in said town, and shall have the power of two magistrates in examining trials.

§3. That the provisions of the Code of Practice of Kentucky shall govern the proceedings of said court in all cases (except town ordinances and by-law trials), and the Revised Statutes the penalties and punishments thereof.

§4. Appeals shall be from this court to the Daviess quarterly court when the amount in controversy is sixteen dollars or more, and may go directly to the Daviess circuit court when the amount is twenty dollars or more.

§5. Said court shall have a right to try all misdemeanors, unless the defendant shall demand a jury.

§6. Said court shall be a court of record, and the judge shall be the clerk thereof, and may appoint and qualify a deputy clerk.

§7. The judge of said court shall be a conservator of the peace, and may order arrests for all offenders against the Commonwealth or town ordinances and by-laws; and for those committed within his presence may order arrests without warrant, the person to be dealt with according to law. If he think it necessary, he may detain any person so offending in custody the overnight; or if such person or persons are drunk or disorderly, until they are sober, in the county jail or other safe place.

§8. Said judge shall hold four stated terms every year for the trial of civil causes, and such other pleas as may come before him; and at the beginning of each year he shall give a written notice to the trustees and marshal of the town, and post one on the door of his office of the time of the four terms of the preceding year.

§9. The fees of said judge shall be the same as justice of the peace.

§10. At the same time, and in the same manner as the police judge is elected, there shall be a town marshal elected, to be styled the Marshal of the Town of Newville; and said marshal shall have concurrent jurisdiction with the constables of Daviess, Ohio, and McLean counties, and be entitled to the same fees.
§ 11. Said marshal shall be the chief of police of said town, and may arrest and bring to trial any guilty or suspicious persons of crime; suppress riots, and other disorderly conduct, and report violations to the police court. He shall have exclusive original jurisdiction of all writs issued by the police court of said town for violations of local laws. He shall be the collector of the town tax, and execute bond to account for the same in the same manner as the treasurer, and may levy on property for taxes.

Miscellaneous Provisions.

§ 1. The police judge shall be qualified in like manner to justice of peace, and the marshal same as constables. The trustees shall be qualified before the police judge of said town.

§ 2. The police judge and town marshal shall hold their office for the term of two years, and the trustees for one year.

§ 3. The trustees of the town shall certify to the county court of Daviess County the election or appointment of the police judge or marshal.

§ 4. If a vacancy should occur in the office of judge or marshal, the trustees shall appoint one to fill the vacancy until the next regular election, when they shall order an election.

§ 5. The resignation of all town officers shall be made to the trustees.

§ 6. The trustees shall, ten days before each election, post written notices in at least five public places in said town, of the day of election, and the officers to be elected.

§ 7. No person shall vote at the town elections unless they be made citizens of the town, and have been such citizens for thirty days before the election, and arrived at the age of twenty-one years.

§ 8. Voting shall be done by private ballot deposited in a box prepared by the trustees.

§ 9. The trustees shall appoint two judges of the election and one clerk, the judges to decide on the qualifications of voters and the clerk to keep a true list of all persons voting; they shall hold the election at such place as the trustees may order, all elections to be between the hours of eight and four o'clock. The officers of election shall return the list and ballot-box to the trustees signed and sealed, and the trustees shall compare them in open meeting, within three days after the election.

§ 10. The trustees may require all male citizens of said town between the ages of fourteen and twenty-one to work on the streets, alleys, sidewalks, or public grounds at least four days in each year; such persons may be exempt upon paying to the trustees the sum of seventy-five cents per day; and if they fail to work when warned to do so, shall be fined the said sum, with the costs of proceeding, to be made out of their legal representatives.

§ 11. The trustees may allow any citizen to work on the streets to the amount of his tax, at the rates of seventy-five cents per day.

§ 12. It shall be legal for the street surveyor or marshal or secretary of trustees to warn hands to work the streets; but three days' notice shall be required.

§ 13. All warrants for the violations of town by-laws or ordinances shall be issued by the police judge of the town upon the statement of the president or secretary of trustees, unless they occur in the presence of said judge or town marshal, then he may issue without such statement.

§ 14. The citizens of said town are exempt from working on all public roads of this Commonwealth.
§ 15. The trustees shall post all the ordinances they pass in at least five public places in said town, naming the penalty for the violation of the same.

§ 16. When a vacancy occurs in the board of trustees, they shall appoint some citizen, over the age of twenty-one years, of said town, to fill the vacancy until next regular election.

§ 17. That B. F. Riley be appointed police judge and William Smith be appointed town marshal until the first regular election of said town.

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

The question was then taken, "Shall the bill pass, the objections of the Governor to the contrary notwithstanding?" and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

In the affirmative—Martin W. LaRue—1.

Those who voted in the negative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., J. V. Owen,
Marshall Baker, George H. Gardner, Chas. Patterson,
William Berkle, John D. Gardner, James M. Payne,
Bell G. Bidwell, William L. Grant, George W. Pickett,
James D. Black, J. Warren Grigsby, W. L. Pollard,
James B. Blue, Robert E. Gainstead, Jere. Poor,
William H. Bots, Theodore F. Hallam, John W. Powell,
James H. Bowden, Zach. T. Hendy, John Preston,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
H. H. Brinkley, Allen C. Hagan, David Pryse,
Tobias W. Burton, Richard P. Hocker, O. C. Richardson, sr.,
James W. Chowning, W. G. Hunter, C. W. Robbins,
E. A. Coffman, Thomas W. Henton, Samuel Russell,
James M. Cook, Allen C. Hagan, Ben. J. Shaver,
F. G. Cox, Wm. Kitchen, M. M. Sloss,
G. W. Craddock, Daniel Lary, George R. Snyder,
K. R. Culbertson, W. Jeff. Lee, Ralph L. Spalding,
S. P. Douthitt, William B. Lindsay, Richard A. Spurr,
Thomas J. Drury, Robert E. Little, John A. Steele,
P. H. Duncan, Lucien S. Luttrell, L. J. Stephenson,
W. J. Edrington, Bryan S. McClure, Robert Sterrett,
John Ellis, Matt. McKinney, Albert A. Stoff,
J. H. Emerson, T. J. Megibben, W. J. Taylor,
Rufus Emmons, William E. Minor, E. B. Treadway,
James Farmer, William A. Moore, G. W. Winns,
John Feland, John B. Otten, Chas. H. Wood—86.
John M. Fish, Samuel R. Overstreet,
A. J. Fleming, Mr. Kearny moved to suspend the rules to consider the bill, which
Joshua G. Ford, originated in the Senate, entitled

An act to amend article 12 of chapter 33 of the General Statutes, entitled "Elections,"
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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Albert A. Stoll moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Snyder and A. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, William C. Allen, Marshall Baker, James H. Bowden, Orlando C. Bowles,

John D. Gardner, William L. Grant, L. E. Green, J. Warren Grigsby, Theodore F. Hallam, J. N. Price,

James M. Payne, George W. Pickett, Jere. Poor, John Preston,
Those who voted in the negative, were—


And then the House adjourned.

FRIDAY, FEBRUARY 18, 1876.

The following petitions and remonstrances were presented, viz:

By Mr. Kearny—

1. The petition of sundry citizens of the city of Louisville, praying the adoption of a joint resolution that the Ancient Order of United Working Men is not an insurance company, and is not subject to the laws for the regulation of insurance companies.
By Mr. J. N. Price—
2. The petition of sundry citizens of Mason and Fleming counties, praying for the passage of an act chartering the Bloomington and Metcalf's Mill Turnpike Road.

By Mr. Cook—
3. The petition of sundry citizens of Butler county, praying the passage of an act in relation to the public roads of said county.

By Mr. Black—
4. The remonstrance of the people of Whitley county, protesting against the passage of an act to organize a new county out of parts of Whitley, Knox, and Laurel counties.

By Mr. Allen—
5. The petition of sundry citizens of school district No. 27, in Bath county, praying the passage of an act authorizing a vote to be taken in said district increasing the amount of tax from 25 cents to an amount not to exceed 75 cents on every one hundred dollars' worth of property in said district.

By same—
6. The remonstrance of sundry citizens of school district No. 27, in Bath county, protesting against the passage of an act increasing the school tax in said district from 25 cents to 75 cents on the one hundred dollars' worth of property.

By Mr. Minor—
7. The petition of sundry citizens of Chaplin, in the county of Nelson, praying the passage of an act incorporating said town.

Which were received, the reading dispensed with, and referred—the first to the Committee on Insurance; the 2d and 3d to the Committee on Internal Improvement; the 4th to the Committee on Propositions and Grievances; the 5th and 6th to the Committee on Education, and the 7th to the Committee on Corporate Institutions.

Leave of absence, indefinitely, was granted to Mr. Sloss.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled “An act to incorporate the Richmond, Irvine, and Three Forks Railroad,” approved February 28th, 1873.

An act to allow the voters of Marshall county to vote on the question of removing the county seat of Marshall county.
And that they had passed bills and a joint resolution of the following titles, viz:

1. An act authorizing the justice of the peace nearest court-house in Mayfield, Graves county, to act as county judge during vacancy.
2. An act authorizing the county court of Trigg county to increase the county levy.
3. An act to incorporate the Green River Female Seminary.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills and resolution be referred—the 1st and 2d to the Committee on County Courts; the 3d to the Committee on Corporate Institutions, and the 4th to the Committee on Claims.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend chapter 28, article 18, title “Courts,” General Statutes.

An act to amend the charter of the Widows and Orphans’ Home of the Methodist Episcopal Church, South, in Kentucky.

An act for the construction and completion of turnpike roads in Robertson county.

Mr. Snyder offered the following resolution, viz:

WHEREAS, It is apparent that very few bills of general importance have been entertained by this House, and there being a number in the hands of the several committees, and the interests of the Commonwealth demand that action should be taken on them; therefore, be it

Resolved, That during the morning session the Clerk shall, after the call for petitions, proceed to call the standing and special committees until the orders of the day shall arrive, and no committee shall report any bill that is not general in its character: Provided, That nothing herein contained shall apply to special orders now pending.

Mr. Grigsby offered the following substitute for said resolution, viz:

Resolved, That at the morning sessions, after the call for petitions and motions, the standing and special committees shall be called in succession, each being limited to one hour, with instructions to report only general bills until all such are disposed of, without prejudice, however, to pending special orders.

Mr. Kearny moved an amendment to said substitute.
Mr. Bowles moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question being taken on the adoption of Mr. Kearny’s amendment to Mr. Grigsby’s substitute, it was decided in the negative.

The question being taken on the adoption of Mr. Grigsby’s substitute, it was decided in the affirmative.

The question being taken on the adoption of Mr. Snyder’s resolution, as amended by the substitute, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Robert W. Nelson,
William C. Allen, George H. Gardner, John B. Otten,
Marshall Baker, John D. Gardner, Samuel R. Overstreet,
William Berkele, William L. Grant, J. V. Owen,
Bell G. Bidwell, L. E. Green, Chas. Patterson,
James D. Black, J. Warren Grigsby, George W. Pickett,
James B. Blue, Robert E. Grinstead, W. L. Pollard,
William H. Botts, Theodore F. Hallam, Jere. Poor,
James H. Bowden, Zach. T. Heady, John W. Powell,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
H. H. Brinkley, Allen C. Hagan, David Pryse,
Tobias W. Burton, Richard P. Hocker, O. C. Richardson, sr.,
Pat. Campion, E. E. Hume, Samuel Russell,
James W. Chowning, W. G. Hunter, Ben. J. Shaver,
E. A. Coffman, T. J. Jenkins, A. H. Smith,
James M. Cook, Thomas Johnson, D. B. Smith,
F. G. Cox, Wood M. Jones, George R. Snyder,
G. W. Craddock, John Watts Kerry, Ralph L. Spalding,
K. R. Culberson, Wm. Kitchen, Richard A. Spurr,
S. P. Douthitt, Daniel Lary, John A. Steele,
Thomas J. Drury, W. Jeff. Lee, L. J. Stephenson,
John Ellis, William B. Lindsay, Green Sterrett,
J. H. Emerson, Robert E. Little, Albert A. Stoll,
Rufus Emmons, G. C. Lockhart, Richard P. Stoll,
James Farmer, Lucien S. Luttrell, W. J. Taylor,
John Feland, Bryan S. McClure, E. B. Treadway,
John M. Fish, Matt. McKinney, G. W. Winns,
A. J. Fleming, William E. Minor, Charles H. Wood—89,
Joshua G. Ford, Thos. J. Montgomery, William A. Moore,
W. H. Frederick,

In the negative—none.

The hour of 10½ o’clock, A. M., having arrived, the House took up the special order of the day, a Senate bill, entitled

An act to amend article 12 of chapter 33 of the General Statutes, entitled “Elections.”
Mr. Little moved that the House resolve itself into a Committee of the Whole for the consideration of said bill. And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Treadway withdrew his amendment to said bill. Mr. Little offered an amendment to said bill in lieu of Mr. Treadway's amendment.

Mr. Berkele 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. Little, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. A. H. Smith and Little, were as follows, viz:

Those who voted in the affirmative, were—


The question being taken on the adoption of Mr. Grinstead's amendment, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Mr. Bowles moved to reconsider the vote ordering said bill to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Grigsby offered an amendment to said bill.
Mr. LaRue moved to lay said amendment on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. LaRue and Feland, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


So said bill was rejected.
Mr. Little moved to reconsider the vote by which the House laid on the table said amendment, which carried with it the original bill.
Mr. Feland moved to lay said motion on the table.
And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.
Leave was given to bring in the following bills, viz:

1. A bill to regulate elections for directors and other officers of private corporations.
2. A bill to increase the county levy of Hancock county.
3. A bill to increase the county levy of Boyle county.
4. A bill for the benefit of A. C. Thomas and Simeon Humphrey.

Ordered, That the Committee on the Judiciary prepare and bring in the 1st and 3d; the Committee on Propositions and Grievances the 2d, and the Committee on County Courts the 4th.

The hour of 12 o'clock, M., having arrived, Mr. Henton moved to suspend the rules of the House in order to take up for further consideration a bill, entitled

A bill to regulate the fees of county commissioners of common schools.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, Matt. McKinney,
William C. Allen, William L. Grant, William E. Minor,
Bell G. Bidwell, J. Warren Grigsby, Chas. Patterson,
William H. Botts, Thomas W. Henton, Samuel Russell,
E. A. Coffman, E. E. Hume, Thomas H. Shanks,
John Ellis, Thomas Johnson, Ralph L. Spalding,
John Feland, John Watts Kearny, John A. Steele,

Those who voted in the negative, were—

Marshall Baker, Robert E. Grinstead, James M. Payne,
William Berkele, Theodore F. Hallam, George W. Pickett,
James D. Black, Zach. T. Heady, W. L. Pollard,
James H. Bowden, Allen C. Hagan, Jere. Poor,
Orlando C. Bowles, Richard P. Hocker, John Preston,
H. H. Brinkley, W. G. Hunter, J. N. Price,
Tobias W. Burton, T. J. Jenkins, David Pryse,
James W. Chowning, Wood M. Jones, O. C. Richardson, sr.,
James M. Cook, Wm. Kitchen, C. W. Robbins,
F. G. Cox, Martin W. LaRue, Ben. J. Shaver.

66-H. R.
The House then took up from the orders of the day the motion of Mr. Hallam to reconsider the vote by which this House concurred in an amendment of the Senate to a bill, entitled

An act to amend the charter of the Covington and Lexington Turnpike Company.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The question was then taken on the concurrence of the House in the amendment adopted in the Senate to said bill, and it was decided in the negative.

And so said amendment was disagreed to.

Ordered, That Mr. Hallam be appointed a committee to report said bill and disagreement to the Senate.

Who, after a time, reported that he had performed that duty.

The House then took up from the orders of the day the motion to reconsider the vote by which this House rejected a Senate bill, entitled

An act to provide for the representation of Kentucky resources and industries at the American Centennial Exhibition at Philadelphia, beginning May 10, 1876.

Mr. Russell moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Albert A. Stoll moved to reconsider the vote by which this House passed a bill, entitled

An act for the benefit of S. I. M. Major and Waller Overton.

The House then took up from the orders of the day the resolution of the House of Delegates of the State of West Virginia as to the erection of a suitable monument, near the junction of the Kanawha and Ohio rivers, to commemorate the battle of Point Pleasant.
On motion of Mr. Duncan,

ORDERED, That the said resolution be referred to the Committee on Federal Relations.

The House then took up from the orders of the day a bill, entitled

A bill to amend an act, entitled "An act to amend chapter 92, title 'Revenue and Taxation,' General Statutes," approved February 23d, 1874.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That sections 2 and 10 of chapter 443, Acts of 1873 and 1874, approved February 23d, 1874, be, and the same is hereby, repealed.

§ 2. Be it further enacted, That each assessor, after his election and qualification to office, shall, on the 10th day of January in each succeeding year thereafter during his term of office, proceed to assess the property liable to taxation in his county, city, or ward, as the case may be, as required by law; and to this end it is his duty to attend in person, or by a regularly appointed and duly qualified deputy, at such voting place in each civil district, for the purpose of assessing taxes. He shall give at least fifteen days' notice, by either written or printed advertisements, of the time and place of his meeting to assess taxes for that district. He shall post one notice on the court-house door, and at least six in the most public places in the district.

§ 3. It shall be the duty of said assessor to attend, in each civil district, not more than one day for every one hundred voters of the district, which shall be specified in said notice.

§ 4. It shall be the duty of the assessor to furnish to each tax-payer who shall attend for assessment, one of the blanks upon which is a schedule of taxable property required to be listed, as now provided by law, and the same shall be filled up and sworn to as now provided by law.

§ 5. Be it further enacted, That it shall be the duty of the assessor to assess all the property in his county as now provided for by law; but after due notice has been given, and the assessor has attended in pursuance thereof, if any person who is subject to taxation has failed to attend and list his taxable property as required by law, the assessor shall be authorized to take the list of such person so failing for the previous year, if such has been given; and from that make out his list, and add twenty-five per cent. as a penalty for failure to appear before the assessor and give in his list; but if no list for such person has been made out and filed in the county court clerk's office the previous year, the assessor shall, from the best evidence before him, make out said list and add twenty-five per cent. as a penalty for such failure.

§ 6. Be it further enacted, That it shall be the duty of each tax-payer in each and every one of the civil districts, to attend at the time and place specified in the assessor's notice, and list his property for taxation as now provided by law.

§ 7. The assessor shall be allowed six cents for each list taken, to be certified and paid as now provided by law.

§ 8. Be it further enacted, That it shall be the duty of the county court judge and justices of the county, at the court of claims held in their county in each year, to appoint three discreet tax-payers in each civil
district of the county as supervisors of taxes for their respective districts; and it shall be the duty of said supervisors to attend, with the assessor, in the district and supervise the lists as taken. If either of them fail to attend, the assessor shall supply his place. They shall be sworn to faithfully and impartially discharge their duty, and for their services shall be allowed one dollar per day, to be paid as now provided by law for supervisors of taxes.

§ 9. Be it further enacted, This act shall take effect and be in force from and after the 1st of January, 1877.

Mr. Grigsby moved to amend said bill by striking from section 5 the words "twenty-five" and inserting in lieu thereof "ten."

Mr. LaRue moved to lay the amendment on the table.

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. Frazee and Green Sterrett, were as follows, viz:

Those who voted in the affirmative, were—


The question was then taken on the adoption of the amendment offered by Mr. Grigsby, and it was decided in the affirmative.

Mr. Grigsby moved to amend section 8 of said bill by striking out the word “three” and inserting in lieu thereof the word “two.”

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Luttrell moved to amend said bill by striking from section five the words “one day” and inserting in lieu thereof the words “five days.”

Mr. Hentonn moved to lay said bill and amendments on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Theodore F. Hallam, Chas. Patterson,
William C. Allen, Zach. T. Heady, James M. Payne,
Marshall Baker, Thomas W. Henton, Jere. Poor,
William Berkele, E. E. Hume, John W. Powell,
James D. Black, T. J. Jenkins, John Preston,
James B. Blue, John Watts Keery, J. N. Price,
H. H. Brinkley, Wm. Kitchen, David Pryse,
Pat. Campion, Daniel Lary, Samuel Russell,
K. R. Culbertson, W. Jeff. Lee, Thomas H. Shanks,
S. P. Douthitt, Robert E. Little, George R. Snyder,
Thomas J. Drury, G. C. Lockhart, Ralph L. Spalding,
Rufus Emmons, Lucien S. Luttrell, Richard A. Spurr,
John M. Fish, Bryan S. McClure, John A. Steele,
Joshua G. Ford, Matt. McKinney, L. J. Stephenson,
L. J. Frazee, jr., William E. Minor, Albert A. Stoll,
Joseph A. Gaines, Robert W. Nelson, Richard P. Stoll,
John D. Gardner, Samuel R. Overstreet, E. B. Treadway,
J. Warren Grigsby,

Those who voted in the negative, were—

Bell G. Bidwell, John Ellis, John B. Otten,
William H. Botts, J. H. Emerson, George W. Pickett,
James H. Bowden, James Farmer, W. L. Pollard,
Orlando C. Bowden, A. J. Fleming, O. C. Richardson, sr.,
Tobias W. Burton, W. H. Frederick, Ben. J. Shaver,
James W. Chowning, George H. Gardner, A. H. Smith,
E. A. Coffman, Robert E. Grinstead, D. B. Smith,
James M. Cook, Wood M. Jones, Green Sterrett,
Leave of absence, indefinitely, was granted to Mr. Taylor.

On motion of Mr. Little, the Committee on the Judiciary were instructed to prepare and report a bill in regard to sheriffs’ bonds executed after time required by law, and to report the same at any time.

Mr. Little, from the special committee appointed under a resolution to investigate the amount of fees, &c., collected by the clerk of the Jefferson circuit court, made the following report, viz: 

**Hon. Wm. J. Stone, Speaker of House of Representatives:**

The Select Committee, appointed under the order of the House on the 10th inst., to examine into the profits and expenses of the office of the Clerk of the Jefferson Circuit Court, respectfully submit the following:

That they went February 11th, 1876, to the city of Louisville, and examined the fee-books of said clerk for the years 1873-'4, and took therefrom a statement of the fees in consecutive cases on the docket as follows, to-wit: For the year 1873, 100 cases; for the year 1874, 29 cases; for the year 1874, 32 cases; making in all 161 cases, the titles whereof, together with the fee bills charged against plaintiffs and defendants respectively, are particularly set forth in a schedule annexed hereto.

They report further, that at the same time they took the sworn testimony of witnesses in reference to the expenses of the office and the probable collectability of certain of the fee bills, to-wit: for transcripts, and the nature and circumstances of certain charges in the case of Fox versus The Louisville and Nashville Railroad Company. The substance of the testimony of T. W. Gibson, N. B. Field, Ben. A. Newhall, Wallace Hughes, Tidball Milton, and John S. Cain, the witnesses, is also annexed hereto in a schedule marked (B).

The committee find that for the year 1873 the aggregate of fee bills for 100 cases is $2,091.67

For the year 1874, aggregate fee bills in 32 cases is 327.15

For the year 1874, aggregate fee bills in 29 cases is 370.65

Total in 161 cases $2,789.47

Average fees in each case $17.32

The committee find from the Auditor's Reports, that for the six years last past the total number of cases filed in the Court of Common Pleas of Jefferson county is 8,336, and that the average per year is 1,389.
The average fees in civil cases for each year upon this basis is

\[ \text{Average fees} = \text{Total fees} / \text{Number of cases} \]

Deduct, say 40 per cent. for uncollectable fees

\[ \text{Adjusted fees} = \text{Average fees} - (\text{Average fees} \times 0.4) \]

The committee further find from the Auditor's Reports, that for the six years last past the whole amount paid the clerk by the State for fees in criminal cases is $54,601.82—or average each year

\[ \text{Average annual net income in criminal cases} = \frac{\text{Total fees} - \text{Expenses}}{\text{Number of cases}} \]

Average commissions on money received as Clerk

\[ \text{Net profit annually} = \text{Total fees} - \text{Total expenses} \]

The committee regard it as proper to present a statement of the profits of the office, excluding from the basis the charge for the record in the Fox case before referred to.

The committee desire to state that the case of Fox versus Louisville and Nashville Railroad Company is, according to the proof, the largest case and the costliest one to the litigants in the court; and they call attention to the testimony on this point.

They desire to state further, that they regret that the want of time prevented them from making a more thorough examination.

R. E. LITTLE, Chairman,
T. F. HALLAM,
SAMUEL RUSSELL.
I was not in the city of Louisville with the committee; but from an examination of their work, and the proof before them, I concur in their report.

G. C. LOCKHART.

(B.)

John S. Cain states: For the year 1876 I am paying Deputies—

Ben. A. Newhall ....................................................... $2,500
Wallace E. Hughes .................................................. 2,000
T. Milton ............................................................. 1,200
Richard Batman ....................................................... 488
Winterbauer ........................................................... 600
John Burnet ............................................................ 600
Lawrence Field ....................................................... 480
Thos. Rogers .......................................................... 720

$8,580

Copying of records is generally done outside the office, and about pays for itself.

I pay annually for fuel and light .................................. $100
Stationery about $25 weekly—about three reams paper, at $6; pens, ink, &c.; three bottles ink at $1; pens and holders, pencils, books of account, &c. 1,300

$1,400

I use about 6,000 blanks per year. This would probably be covered by the $25 per week.

The appeal cases from magistrates went to County Court from 1869, but in 1874 were returned by act of the Legislature to the Common Pleas—about March, 1874. In returning number of cases to Auditor, I made no distinction between appeals and other cases until my last report, when I reported 25 appeals and 191 other cases; but the 8,336 cases for six years' appeals were included. The Fox case is without a parallel in the history of the court. My recollection is, the case of Garr vs. Farnesly is the case nearest approaching the Fox case in the magnitude of charges on my books. The record in the Fox case was ordered to be made in about ten days. I told Deputy Neil Field to make the best arrangement he could to have it made out. He paid out for copying it over $500—I think about $500; and, as my books show, I got back $475.

Ben. A. Newhall stated before the committee that he is Deputy Clerk of the Jefferson Circuit Court, and that he had had no contract with Cain since 1873; that Cain then gave him $2,500 per annum. He also stated that he had drawn between $2,500 and $3,000 per annum since the first year of his service expired; and last year he drew about $3,000.

W. E. Hughes, Deputy Clerk in Jefferson Circuit Court, stated that he began work with Cain in 1871. He drew $1,200 the first year, and has
increased from year to year to $2,000 per annum. Never had any contract with Cain.

Tidball Milton, Deputy Clerk Jefferson Circuit Court, stated that Cain paid him $1,200 per annum.

Niel Field, former Deputy in Cain’s office, stated that the usual price paid for copying in the office was ten cents per page, and that the usual price paid was twenty-five cents per page. He said something more than ten cents per page was paid for copying. He stated that his recollection about the amount paid for making out of the Fox record was not distinct; but his impression and recollection was, that more than $500 was paid for copying said record.

STATE OF KENTUCKY, JEFFERSON COUNTY, 

Affiant N. B. Field states that he is now Deputy Clerk of the Louisville Chancery Court, but was with John S. Cain as Deputy Clerk of the Jefferson Circuit Court and Jefferson Court of Common Pleas for nearly six years. That as deputy for said Cain he superintended the making of the transcript of the record in the case of P. O. Fox vs. Louisville and Nashville Railroad Company. Said affiant says that it is his recollection that more money was paid for making the said transcript than was collected therefor, and that Mr. Cain realized little or no profit therefrom.

This affiant further states, that he has had more than six years’ experience in clerks’ offices, and that it is his opinion, based upon that experience, that copying in said offices pays very little if any profit over the cost of the same: that is to say, that the amount collected by clerks in Jefferson county for copies does not more, or if any, very little more, than pay the costs of making the same; and it is his opinion that at least one half of such copies are never paid for.

Subscribed and sworn to before me by N. B. Field, this 15th day of February, 1876.

A. H. Field, J. P. J. C.

T. W. Gibson stated that he was attorney in the case of Fox vs. L. & N. R. R. Co., and that it was an unprecedented case in the Louisville Common Pleas Court, and that the record was larger than any he knew of in said court.

FEES 1873.

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<td>Montgomery’s ex’r vs Tierny</td>
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<td>Meyers’ ex x vs. Meyer</td>
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<td>Gadgen vs. Fryer</td>
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<td>Riddle vs. Graham</td>
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<td>2 60</td>
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<td>Lieber vs. Meyer</td>
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67-H. R.
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<td>Patten vs. Stein</td>
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<td>Glazebrook, &amp;c., vs. Smith</td>
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<td>Wood &amp; Bro. vs. Butterfield</td>
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<td>Scholmer vs. Miller</td>
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<td>Same vs. same</td>
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<td>Schmidt vs. Brown</td>
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($500 charged to plaintiffs for copying phonographic report, and $225 to defendant for transcript.)
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$2,091.67 $635.75
### FEEs 1874.

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<td>DeGraffenreid vs. Cross</td>
<td>$9.05</td>
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<tr>
<td>Same vs. same</td>
<td>$8.95</td>
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<tr>
<td>Bernd Bros. vs. Erhman</td>
<td>$1.75</td>
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<tr>
<td>Kuebler vs. Hahn</td>
<td>$7.95</td>
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<tr>
<td>Browning vs. Blackburn</td>
<td>$9.90</td>
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<tr>
<td>Kiefer vs. Stump</td>
<td>$7.65</td>
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<tr>
<td>Pool vs. Shampfer</td>
<td>$13.35</td>
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<tr>
<td>Catlett vs. Ogden</td>
<td>$6.40</td>
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<tr>
<td>Central Savings Bank vs. Howard</td>
<td>$4.80</td>
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<tr>
<td>Same vs. McKee</td>
<td>$5.25</td>
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</tbody>
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**Total:**

| Plaintiff | $246.35 |
| Defendant | $117.19 |

### FEEs 1874.

<table>
<thead>
<tr>
<th>Plaintiff</th>
<th>Defendant</th>
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<tbody>
<tr>
<td>Jacob vs. Orrill</td>
<td>$3.70</td>
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<tr>
<td>Reuble vs. Meyer</td>
<td>$11.30</td>
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<tr>
<td>Thompson vs. Wolf</td>
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<td>Baurta vs. Bott</td>
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<td>Krankel vs. Talbot</td>
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<td>Mitchell vs. Gathel</td>
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<td>Platt &amp; Allen vs. Minks</td>
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<td>Von Bories vs. Burke</td>
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<td>Bragg vs. Woodward</td>
<td>$22.40</td>
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<tr>
<td>Brown &amp; Co. vs. Patterson</td>
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<td>Henning &amp; Speed vs. Meredith</td>
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<td>Hardy's trustee vs. McCallum</td>
<td>$16.30</td>
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<td>Pennington vs. Robinson</td>
<td>$7.25</td>
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<tr>
<td>McCullough vs. Figg</td>
<td>$6.10</td>
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On motion of Mr. Little,

Ordered. That said report be printed, and made the special order for 10½ o'clock, A. M., on Monday, the 21st inst.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Kentucky Trotting Horse Breeders' Association.

An act to repeal an act incorporating the town of Roaring Springs, in Trigg county.

An act to prevent stock from running at large in Campbell county.

An act to prohibit stock from running at large on turnpike roads in Woodford, Boyle, and Garrard counties.

Resolution to appoint a committee to report as to the propriety of building a stable on the public grounds connected with the Executive Mansion.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to prevent stock from running at large in Boone county;

An act to amend an act, entitled "An act to incorporate the Bowling Green Manufacturing Company," approved February —, 1866;
Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act to amend an act incorporating the town of Grayson, Carter county, approved 22d February, 1860;

An act for the benefit of Thomas J. Smith, sheriff of Ohio county;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

Mr. Albert A. Stoll, from the committee on that part of the Governor's message relating to the death of M. T. Chrisman, offered the following report, viz:

WHEREAS, Since the adjournment of the last Legislature, an All-wise Providence has removed from our midst Hon. M. T. Chrisman, a distinguished citizen of our State, and for many years Clerk of this House; and whereas, we deem it becoming that we, the Representatives of the people, should pay respect to his memory; therefore, be it

1. Resolved by the House of Representatives of Kentucky, That in the death of M. T. Chrisman the Commonwealth has lost a kind and worthy citizen.

2. That in the public trust which he has filled as a Clerk of the House of Representatives, he ever conducted himself with unsurpassed firmness, honesty, and kindness.

3. That as a private citizen he was generous, gentle, and kind, and cherished no revengeful hates.

4. That he was a genial companion, a faithful friend, and a gift to society.

5. That as a mark of our respect for the memory of the deceased, these resolutions be spread upon the Journals of this House; and the Clerk is directed to forward a copy to the grief-stricken family of the deceased.

6. That, as a further mark of our respect, we do now adjourn.

ALBERT A. STOLL, Chairman,
W. H. BOTTS,
J. D. BLACK.

Which was adopted.

And then the House adjourned until 7 o'clock, P. M.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Grinstead, from the Committee on County Courts—
A bill for the benefit of Garrard county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to allow the voters of Floyd county to vote on the proposition of moving the county seat of said county.

By same—
A bill to incorporate the Troublesome Creek Boom Company, in Breathitt county.
By Mr. Grinstead, from the Committee on County Courts—
A bill to change the line between the counties of Barren and Metcalfe.

By Mr. Snyder, from the Committee on Railroads—
A bill to incorporate the Flemingsburg Railway Company.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Lexington Gas Company, of Lexington.

By Mr. Campion, from the Committee on County Courts—
A bill repealing third section of an act repealing an act creating the office of the town marshal of Independence, in Kenton county, and concerning the police laws of said town.

By Mr. Lary, from the Committee on Railroads—
A bill to consolidate the Louisville, Harrod’s Creek and West Point Railway Company.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to authorize Graves county court of claims to issue county bonds and to create a sinking fund to liquidate the same.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of common schools of Grayson county.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to extend the corporate limits of the town of Litchfield, in Grayson county.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of James A. Howell, committee for James Shoemaker, an adjudged pauper idiot.

By same—
A bill for the benefit of R. D. Rucker, of Green county.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the town of Greenupsburg."

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Bowles, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled A bill to create a criminal court in the 16th judicial district.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there is hereby established a court of justice in and for the sixteenth judicial district, in this Commonwealth, which shall be known as the Criminal Court for the Sixteenth Judicial District; said court shall be a court of record, and held by a single judge, who shall have the same qualifications that a circuit judge is required to have, and receive the sum of $1,800 per annum for his services, which shall be paid him from the State Treasury in the same manner as circuit judges are paid; he shall be conservator of the peace, and have and exercise the same power of a circuit judge in criminal and penal cases and such other causes that may be brought therein as hereinafter provided; he shall have the same power in issuing and receiving the returns and hearing writs of habeas corpus as a circuit judge; he shall be commissioned and sworn as circuit judges are, and commence the duties of his office after his election; hold his office for the same period that circuit judges hold the same officc, as is now provided by law; and be subject to impeachment and removal for the same cause, and in the same manner, that circuit judges are under existing laws.

§ 2. The judge shall be elected on the first Monday in August, eighteen hundred and seventy-six, on the same day eighteen hundred and eighty, and every six years thereafter. Vacancies in the office of judge of said court shall be filled in the same manner, and for the same term, as is now provided by law in filling vacancies for the office of circuit judge; and the same practice shall be observed and fees charged, as far as applicable, as in circuit courts. Said court shall have a seal bearing its name and the arms of the Commonwealth.

§ 3. The sheriffs, jailers, coroners, and other ministerial officers of said district shall perform all the duties in all cases and proceedings in said court which would otherwise devolve on them in the circuit court; and they shall be entitled to the same fees therefor; and they and their sureties shall be responsible on their official bonds for their acts in said court. The clerks of the circuit courts in the several counties in said district shall perform all the clerical duties of said court, and shall style themselves the clerk of the criminal court for the county in which each of them may be circuit court clerk; and shall be allowed same fees that they are entitled to for similar services in the circuit court; and shall, with their sureties, be responsible on their bonds for the faithful discharge of their duties herein. Immediately after the first day of August, 1876, said clerks shall, without fee, transfer all criminal and penal causes from the docket of the circuit court to the docket of the criminal court in such county, which causes shall thereafter be disposed of in said criminal court; and said circuit court shall no longer have cognizance of any criminal or penal causes, or plea after Commonwealth, in said district, except in the county of Martin therein.
§ 4. The said criminal court shall have all the jurisdiction in criminal and penal cases and proceedings which the circuit courts have, and which may be conferred upon said courts; and it shall take the place after circuit courts in the counties in said district, except the county of Martin, in such jurisdiction; and it shall also have concurrent jurisdiction with the circuit court in inquests of lunacy and idiocy, and exclusive of the circuit court in allowing claims on the Treasury now allowed by the circuit court.

§ 5. The regular terms of the criminal courts in said district shall commence and be held as follows, viz:

In the county of Carter, at Grayson, commencing on the third Mondays in March and September in each year, and continue twelve juridical days.

In the county of Boyd, at Catlettsburg, commencing on the Mondays succeeding the court in Carter county in each year, and continue twelve juridical days.

In the county of Lawrence, at Louisa, commencing on the Mondays succeeding the court in Boyd county, and continue twelve juridical days.

In the county of Johnson, at Paintsville,commencing on the Mondays succeeding the court of Lawrence county in each year, and continue six juridical days.

In the county of Magoffin, at Salyersville, commencing on the Mondays succeeding the Johnson criminal court in each year, and continue six juridical days.

In the county of Pike, at Pikeville, commencing on Mondays succeeding the Magoffin criminal court in each year, and continue six juridical days.

In the county of Floyd, at Prestonsburg, commencing on the Mondays succeeding the Pike criminal court in each year, and continue nine juridical days.

§ 6. The said court shall extend any of its terms, if the business shall require it, by making an order to that effect in the same manner, and upon the same restriction, as circuit judges may now extend their courts as provided by law; and the judge of said criminal court may call special terms of his courts as circuit judges have the right to do, and in like manner. The judge of the criminal court shall have power to make all proper rules and regulations to facilitate its business, not inconsistent with the Constitution and laws of the State, and its judgment and final orders shall be subject to appeals to the Court of Appeals in like manner as those of circuit courts; and it shall have power to attach for and punish contempts of its authority the same as circuit courts. The Commonwealth Attorney for said district shall attend each term of said court, and represent the Commonwealth and discharge all the duties, and be entitled to the same compensation, as now provided by law for attending and prosecuting in circuit courts.

§ 7. In the selection and summoning jurors and payment of jurors in said court, the same shall be governed by the law at the date applicable to circuit courts. The circuit court in said district, at the term in each county to which this act applies next preceding the time that this act takes effect, shall cause jurors to be selected in the manner required by law for the first term of the criminal court in such county, otherwise such jurors shall be summoned, as provided by law, by sheriffs or other officers; and a grand and petit jury shall be summoned and be in attendance on each term of said criminal court, perform the same services, and receive
the same pay that jurors shall be entitled to in the circuit courts; and all bail bonds and recognizances taken at the term preceding the first term of the criminal court in each county by the circuit court shall be for the appearance of the party for whose appearance said bond or recognizance is given in the criminal court instead of the circuit court; and all magistrates and examining courts in each county shall make all bail bonds, bonds to keep the peace, and recognizances, returnable to the criminal court of such county after this act takes effect.

§ 8. Special judges for said criminal court may be elected for the same causes, and in the same manner, and shall possess the same qualifications as special judges of the circuit court; and the provisions of the law in relation to record-books, presses, seals, stationery, and other expenses in circuit courts shall be applicable to this court.

§ 9. All reports and returns required to be made to the circuit courts in said district, except the county of Martin, by the circuit court clerks, county court clerks, county court judges, police judges, justices of the peace, sheriffs, marshals, constables, trustees of the jury fund, and all civil officers and other persons having fines and forfeitures and other funds in their hands belonging to the jury fund shall be made exclusively to the criminal court, and all the powers and duties of the circuit court respecting the same are hereby transferred exclusively to the criminal court.

§ 10. Nothing in this act shall be so construed as to take from the circuit court the power to make provisions for the payment of jurors of the circuit courts and officers of said court.

§ 11. The judge of the circuit court of the Sixteenth Judicial District may hold the criminal courts provided for by this act, in absence of the regular judge thereof, in any county in said district, or provide for the trial of any action pending in said court, if the judge of the criminal court is absent or cannot properly preside from any cause. In case neither the judge of the criminal court nor the circuit judge is present, or, if present, cannot properly preside, an election for a special judge may be held in the manner prescribed by law for the election of a special judge in circuit courts, and the law in relation to the compensation of a special judge in the circuit court shall apply to the case of a special judge of the criminal court in said district, except that his salary shall be governed by the salary of the judge of the criminal court.

§ 12. The judge of the criminal court for said district may preside in and hold the circuit courts of said district, whenever the circuit judge is absent or cannot preside, or he may preside in any cause in which the circuit judge cannot properly preside.

§ 13. No grand jury shall be summoned or convened in the circuit court of any county in said Sixteenth Judicial District to which this act applies, but said court shall have petit juries.

§ 14. The criminal court hereby created shall have jurisdiction of all actions that may be brought by equitable proceedings in circuit court in this Commonwealth; and such actions may be brought in the court hereby created, and process issued, and the same proceedings, judgments, and final orders had in such actions as may be had by law in the circuit courts of this Commonwealth; and the final orders of said court in such actions shall be subject to appeal and revision by the Court of Appeals in the same manner as is now fixed by law in the action or proceedings in the circuit courts of this Commonwealth.

§ 15. If, from any cause, the Attorney for the Commonwealth for said district shall fail to attend on any of the criminal courts provided for by
this act, it shall and may be lawful for the judge presiding in said court, at such term, to appoint some member of the bar Attorney for the Commonwealth pro tem., who shall receive the same fees that the regular Attorney for the Commonwealth shall receive, payable to him in the same way.

§ 16. This act shall not in anywise apply to the county of Martin.

§ 17. This act shall take effect and be in force from and after the first day of August, 1876.

Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to provide for the levy and collection of a tax upon dogs, and to protect the rights of the owners thereof in certain counties.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Lee offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the negative.

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

The rule of the House and the constitutional provision as to the 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.

Leave of absence was granted Messrs. Little and Chowning until Monday next; Mr. David Pryse until Tuesday next; and to Mr. Jenkins indefinitely.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz.:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

An act to incorporate the town of Glencoe, in Gallatin county.

By Mr. McKinney, from the Committee on Corporate Institutions—

An act for the benefit of F. M. Woosley, sheriff of Edmonson county.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
The House then took up from the orders of the day a Senate bill, entitled
An act authorizing the justice of the peace nearest court-house in Mayfield, Graves county, to act as county judge during vacancy.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. LaRue, from the Committee on Corporate Institutions, to whom was referred a bill from the Senate, entitled
An act to incorporate the Kentucky Wool, Land, and Loan Association.
Reported the same without amendment.
On motion of Mr. LaRue,
Ordered, That said bill be committed to the Committee on Banks.
And then the House adjourned.

SATURDAY, FEBRUARY 19, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to amend an act, entitled "An act to incorporate the Elizabethtown, Lexington, and Big Sandy Railroad."
An act to repeal the charter of the Louisville, Memphis, and New Orleans Railroad.
An act for the benefit of Jas. V. Payne, sheriff of Fleming county.
And that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of the sureties of John F. Tyler, late sheriff of Fulton county.
An act for the benefit of Stephen Nethercutt, late sheriff and collector of the revenue of Carter county.

An act establishing a bank of deposit in the town of Grayson, Carter county.

An act for the benefit of James L. Webb, assessor of Boyle county.

Mr. Albert A. Stoll, from the special committee under resolution to report as to building a stable on the public grounds connected with Executive Mansion, offered the following resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the plans and specifications of Mr. John Haly for the Governor's stable be adopted, and that the amount of $1,000 recommended in said specifications, or so much thereof as is necessary, be appropriated for that purpose, and that the Governor is hereby authorized to advertise for bids, and the Auditor is hereby directed to draw his warrant upon the Treasurer for $1,000, or so much as is necessary to complete said work.

Which was twice read.

Mr. Bidwell moved to amend said resolution by striking out the words "one thousand" and insert in lieu thereof "five hundred."

Mr. Berkele 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. Bidwell, and it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Robert E. Grinstead, Theodore F. Hallam, William A. Moore, Robert E. Grinstead, W. L. Pollard, James H. Bowden, J. W. Senior, John W. Powell.
Orlando C. Bowles, Thomas W. Hentz, John Preston, 
Pat. Campion, Richard P. Hocker, David Pryse, 
S. P. Douthitt, E. E. Hume, Samuel Russell, 
Thomas J. Drury, W. G. Hunter, Thomas H. Shanks, 
W. J. Edrington, Wood M. Jones, Ralph L. Spalding, 
John Ellis, John Watts Kearny, Richard A. Spurr, 
John Feland, Wm. Kitchen, John A. Steele, 
Joshua G. Ford, Daniel Lary, L. J. Stephenson, 
L. J. Frazee, jr., William B. Lindsay, Green Sterrett, 
W. H. Frederick, G. C. Lockhart, Albert A. Stoll, 
Joseph A. Gaines, T. J. Megibben, Richard P. Stoll, 
Wm. L. Grant, William E. Minor, E. B. Treadway—45.

The question being taken on the adoption of said resolution, it 
was decided in the affirmative. 

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

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<tr>
<th>Those who voted in the affirmative, were</th>
<th>Those who voted in the negative, were</th>
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<tbody>
<tr>
<td>Mr. Speaker (Stone), L. J. Frazee, jr., W. H. Frederick, Joseph A. Gaines,</td>
<td>Bell G. Bidwell, John D. Gardner, Zach. T. Heady,</td>
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<td>William Berkele, Theodore F. Hallam, Thomas W. Hentz,</td>
<td>P. H. Duncan, Samuel R. Overstreet,</td>
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<td>James H. Bowden, Richard P. Hocker, E. E. Hume,</td>
<td>Rufus Emmons, P. V. Owen,</td>
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<td>Tobias W. Burton, T. J. Megibben, Matt. McKinney,</td>
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<td>Pat. Campion, William E. Minor,</td>
<td>George H. Gardner,</td>
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<td>Ben. J. Shafer,</td>
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<td>J. H. Emerson, L. J. Stephenson, Albert A. Stoll,</td>
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<td>James Farmer, Richard P. Stoll,</td>
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<td>John Feland, Robert Sterrett,</td>
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<tr>
<td>Joshua G. Ford,</td>
<td>C. W. Robbins,</td>
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<td>Joshua G. Ford, Ben. J. Shafer,</td>
<td>A. H. Smith,</td>
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<td>Robert Sterrett,</td>
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<td>G. W. Wins—25.</td>
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The following petitions were presented, viz:

By Mr. Lary—
1. The petition of sundry citizens of Scott county, praying the passage of a joint resolution that the Ancient Order of United Workmen is not a life insurance company.

By Mr. Steele—
2. The petition of sundry citizens of Woodford county, praying the passage of a joint resolution that the Ancient Order of United Workmen is not a life insurance company.

By Mr. Treadway—
3. The petition of sundry citizens of Owsley county, for the benefit of Squire Combs, of Owsley county.

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

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

On motion of Mr. Jones—
1. A bill to amend chapter 690, Session Acts 1873.

On motion of same—
2. A bill for the benefit of D. P. Johns, of Hickman county.

On motion of Mr. Shanks—
3. A bill for the benefit of United States pensioners in the State of Kentucky.

On motion of same—
4. A bill to repeal the charter of the Wilderness Turnpike Road.

On motion of Mr. Payne—
5. A bill for the benefit of M. T. Winstead, late sheriff of Hopkins county.

On motion of Mr. Cook—
6. A bill for the benefit of the present jailer of Butler county.

On motion of same—
7. A bill for the benefit of T. C. Carson, former county judge of Butler county.

On motion of same—
8. A bill to increase the jurisdiction of the police judge of Morgantown and Woodbury, Butler county.

On motion of same—
On motion of Mr. Kitchen—
10. A bill for the benefit of J. B. Duvall, of Carter county.
On motion of same—
On motion of Mr. Sloss—
12. A bill to authorize the board of council of Franklin to issue bonds and provide for the payment of the same.
On motion of Mr. Blue—
13. A bill to amend the charter of Caseyville, Union county.
On motion of Mr. Jones—
14. A bill to increase the jurisdiction of the police judge of Mos­cow, in Hickman county, in civil cases.
On motion of Mr. David Pryse—
15. A bill to amend chapter 92, article 2, sections 3, 4, and 5, General Statutes.
On motion of same—
16. A bill for the benefit of Wm. Thomas, sheriff of Lee county.
On motion of Mr. Baker—
17. A bill for the benefit of the Greenup and Riverton Building Association, in Greenup county.
On motion of Mr. Kearny—
On motion of Mr. Grigsby—
On motion of Mr. Ford—
20. A bill to provide for draining in certain portions of Daviess county.
On motion of same—
21. A bill to repeal section 5, article 6, chapter 66, General Statutes.
On motion of same—
22. A bill to incorporate the Mechanics' Savings Association of Owensboro.

Ordered, That the Committee on Moral and Religious Institutions prepare and bring in the 1st; the Committee on Claims the 2d, 9th, and 18th; the Committee on Propositions and Grievances the 3d, 5th, 10th, and 11th; the Committee on Internal Improvement the 68-H. R.
4th and 20th; the Committee on County Courts the 6th, 7th, 8th, and 16th; the Committee on Ways and Means the 12th; the Committee on Banks the 13th; the Committee on Corporate Institutions the 14th, 17th, and 22d; the Committee on General Statutes the 15th and 21st, and the Committee on Education the 19th.

Mr. Bidwell offered the following resolution, viz:

Resolved, That the Committee on the Sinking Fund is directed to ascertain and report where the Treasurer of the State deposits the money of the State; what contract, if any, is in force for the payment of interest on such deposit, what was the average deposit during the last fiscal year; if any interest was paid on it, and how much, and if none was paid, why it was not paid.

Mr. Bowles moved to amend said resolution by instructing the committee to report on Monday next, at 10½ o'clock, A. M.

Which was adopted.

The resolution, as amended, was twice read and adopted.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to prevent stock from running at large in Boone county;
An act to amend an act, entitled "An act to incorporate the Bowling Green Manufacturing Company," approved February —, 1866.

Mr. Bidwell, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to tax the accumulated surplus fund of banks and other moneyed and other corporations of loan and discount in this Commonwealth.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Hallam moved to dispense with the constitutional provision and order.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Snyder moved to postpone the further consideration of said bill, and that the same be printed, and made the special order for 10½ o'clock, A. M., on Wednesday, the 23d inst.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Snyder and Grigsby, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William Feland, Matt. McKinney,  
William C. Allen, A. J. Fleming, William E. Minor,  
Marshall Baker, Joshua G. Ford, William A. Moore,  
Bell G. Bidwell, W. H. Frederick, John B. Otten,  
James D. Black, Joseph A. Gaines, Chas. Patterson,  
James B. Blue, George H. Gardner, James M. Payne,  
William H. Botts, John D. Gardner, George W. Pickett,  
James H. Bowden, William L. Grant, W. L. Pollard,  
Orlando C. Bowles, L. E. Green, John W. Powell,  
Tobias W. Burton, Theodore F. Hallam, O. C. Richardson, sr.,  
E. A. Coffman, Zach. T. Heady, C. W. Robbins,  
James M. Cook, Thomas W. Henton, Ben. J. Shaver,  
F. G. Cox, Allen C. Hagan, A. H. Smith,  
S. P. Douthitt, W. G. Hunter, D. B. Smith,  
Thomas J. Drury, Thomas Johnson, George R. Snyder,  
P. H. Duncan, Wood M. Jones, Richard A. Spurr,  
W. J. Edrington, Wm. Kitchen, L. J. Stephenson,  
John Ellis, Daniel Lary, Green Sterrett,  
J. H. Emerson, W. Jeff. Lee, Robert Sterrett,  
Rufus Emmons, William B. Lindsay, G. W. Winns—62.  
James Farmer, Bryan S. McClure,  

Those who voted in the negative, were—

William Berkele, Martin W. LaRue, David Pryse,  
H. H. Brinkley, Lucien S. Luttrell, Samuel Russell,  
Pat. Campion, T. J. Megibben, Thomas H. Shanks,  
K. R. Culbertson, Robert W. Nelson, Ralph L. Spalding,  
John M. Fish, Samuel R. Overstreet, John A. Steele,  
L. J. Frazee, jr., J. V. Owen, Albert A. Stoll,  
J. Warren Grigsby, Jere. Poor, Richard P. Stoll,  
John Watts Kearny,  

The hour of 11 o’clock, A. M., having arrived, the House took up and resumed the consideration of a bill, entitled

A bill to regulate the fees of county commissioners of common schools.

Mr. Cox moved that the further consideration of said bill be indefinitely postponed.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to authorize the city of Covington to erect a free bridge on the Ohio river,
With an amendment.
Which was concurred in.
The House then took up from the orders of the day a bill, entitled
A bill to authorize the county courts to establish work-houses, and
to provide for the confinement therein of persons adjudged guilty of misdemeanors.
Mr. Russell offered an amendment to said bill.
Which was adopted.
Mr. Hallam offered an amendment to said bill.
Which was adopted.
Ordered, That said bill, as amended, be engrossed and read a third
time.
The rule of the House and the constitutional provision as to the
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 from the orders of the day a bill, entitled
A bill to confer on quarterly courts jurisdiction of misdemeanors
in certain cases.
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the
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 from the orders of the day a bill, enti-
tled
A bill to amend article 11, chapter 29, of General Statutes.
Said bill reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, That article 11 of chapter 29 of the General Statutes be, and it is,
amended, by striking out the word "four" wherever it occurs in sections
1, 4, and 5, and by inserting the word "twenty" in its place; and by
striking out the words "thirty days" in section 5, and by inserting
"twelve months" in their place: Provided, That in any prosecution after
this act takes effect for larceny done before it takes effect, if the value of
the article stolen was less than four dollars, no female shall be imprisoned
more than thirty days; and if the article stolen was of the value of four
dollars or more, and less than twenty dollars, the defendant shall have
the benefit of the milder punishment prescribed by this act, if he asks
for it; and, if he does not, the punishment shall be that now prescribed
by the article hereby amended.

Mr. Black offered the following amendment to said bill, viz:

§ 2. The provisions of this bill shall not apply to the counties of Knox
and Whitley.

Mr. Snyder moved to amend said bill by striking out the word
“twenty,” and insert in lieu thereof “ten,” wherever it occurs in the
bill.

Mr. David Pryse moved the previous question.

And the question being taken, “Shall the main question be now
put?” it was decided in the affirmative.

The question being taken on the adoption of the amendment of­
ferred by Mr. Snyder, it was decided in the negative.

The question was then taken on the adoption of the amendment
offered by Mr. Black, it was decided in the negative.

Said bill was then read the third time.

The question was then taken on the passage of said bill, and it
was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, Samuel R. Overstreet,
William C. Allen, William L. Grant, J. V. Owen,
Marshall Baker, J. Warren Grigsby, Chas. Patterson,
William Berkele, Robert E. Grinstead, George W. Pickett,
William H. Botts, Theodore F. Hallam, Jere. Poor,
James H. Bowdien, Thomas W. Henton, John W. Powell,
Tobias W. Burton, E. E. Hume, John Preston,
Pat. Campion, W. G. Hunter, David Pryse,
F. G. Cox, Thomas Johnson, Samuel Russell,
S. P. Douthitt, John Watts Kearny, Thomas H. Shanks,
Thomas J. Drury, Daniel Lary, A. H. Smith,
W. J. Edrington, William B. Lindsay, D. B. Smith,
James Farmer, G. C. Lockhart, Ralph L. Spalding,
John Feland, Matt. McKinney, Richard A. Spurr,
A. J. Fleming, T. J. Megibbon, John A. Steele,
Joshua G. Ford, William E. Minor, L. J. Stephenson,
L. J. Frazee, Jr., Thos. J. Montgomery, Richard P. Stoll,
W. H. Frederick, Robert W. Nelson, G. W. Winns—56,
Joseph A. Gaines, John B. Otten,

Those who voted in the negative, were—

D. Black, John M. Fish, Bryan S. McClure,
J. D. Bowles, John D. Gardner, William A. Moore,
Resolved. That the title of said bill be as aforesaid.

Mr. Hallam moved to reconsider the vote by which said bill was passed.

Mr. Grigsby moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Messrs. Grigsby and Hallam were appointed a committee to report to the Senate bills of the following titles, viz:

An act to authorize the county courts to establish work-houses, and to provide for the confinement therein of persons adjudged guilty of misdemeanors.

An act to confer on quarterly courts jurisdiction of misdemeanors in certain cases.

An act to amend article 11, chapter 29, of the General Statutes. Who, after a time, reported that they had performed that duty.

Mr. Bowles moved a suspension of the rules to enable the Committee on the Judiciary to report a bill.

Which was cut off by the orders of the day.

The hour of 12 o'clock, M., having arrived, Mr. Kearny moved to postpone the orders of the day, and allow the Committee on the Judiciary to report a bill.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

H O U S E O F R E P R E S E N T A T I V E S.

John Feland,  Daniel Lary,  D. B. Smith,
Joshua G. Ford,  William B. Lindsay,  Ralph L. Spalding,
L. J. Frazee, Jr.,  G. C. Lockhart,  Richard A. Spurr,
W. H. Frederick,  T. J. Megibben,  John A. Steele,
Joseph A. Gaines,  William E. Minor,  Richard P. Stoll,
J. Warren Grigsby,  William A. Moore.

Those who voted in the negative, were—

Mr. Speaker (Stone),  Rufus Emmons,  John B. Otten,
Marshall Baker,  John M. Fish,  J. V. Owen,
Bell G. Bidwell,  A. J. Fleming,  Chas. Patterson,
James D. Black,  George H. Gardner,  James M. Payne,
William H. Botts,  John D. Gardner,  W. L. Pollard,
Orlando C. Bowles,  L. E. Green,  O. C. Richardson, sr.,
Tobias W. Burton,  Theodore F. Hallam,  C. W. Robbins,
E. A. Coffman,  Zach. T. Heady,  Ben. J. Shaver,
James M. Cook,  Allen C. Hagan,  A. H. Smith,
G. W. Graddock,  Richard P. Hocker,  George R. Snyder,
Thomas J. Drury,  Wm. Kitchen,  L. J. Stephenson,
P. H. Duncan,  W. Jeff Lee,  Green Sterrett,
W. J. Edrington,  Lucien S. Luttrell,  Robert Sterrett,
John Ellis,  Bryan S. McClure,  G. W. Wims—44,

At 12:10 o'clock, P. M., Mr. Frazee moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. LaRue moved that the rules of the House be suspended to call up a bill in regard to the removal of the Court of Appeals, and make the same the special order for 11 o'clock, A. M., on Wednesday, the 23d inst.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele,  Joshua G. Ford,  Martin W. LaRue,
William H. Botts,  L. J. Frazee, jr.,  Daniel Lary,
James H. Bowden,  Joseph A. Gaines,  Lucien S. Luttrell,
H. H. Brinkley,  George H. Gardner,  William E. Minor,
Pat. Campion,  William L. Grant,  Thos. J. Montgomery,
E. A. Coffman,  Robert E. Grinstead,  Robert W. Nelson,
F. G. Cox,  Thomas W. Henton,  Samuel R. Overtree,
S. P. Douthitt,  Allen C. Hagan,  George W. Pickett,
P. H. Duncan,  E. E. Hume,  Samuel Russell,
John Ellis,  W. G. Hunter,  Green Sterrett,
Rufus Emmons, 
James Farmer, 
John Feland, 
John M. Fish, 

Thomas Johnson, 
Wood M. Jones, 
John Watts Kearny, 
Wm. Kitchen, 

Robert Sterrett, 
Albert A. Stoll, 
E. B. Trendway—41.

Those who voted in the negative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Jere. Poor, 
William C. Allen, Theodore F. Hallam, John W. Powell, 
Marshall Baker, Zach. T. Heady, John Preston, 
James D. Black, Richard P. Hocker, David Pryse, 
Tobias W. Burton, W. Jeff. Lee, O. C. Richardson, sr., 
James M. Cook, William B. Lindsay, C. W. Robbins, 
G. W. Craddock, G. C. Lockhart, Ben. J. Shaver, 
K. R. Cuiberston, Bryan S. McClure, A. H. Smith, 
Thomas J. Drury, Matt. McKinney, George R. Snyder, 
W. J. Edrington, John B. Otten, Ralph L. Spalding, 
J. H. Emerson, Chas. Patterson, Richard A. Spurr, 
A. J. Fleming, James M. Payne, Richard P. Stoll, 

L. E. Green, 

At 12:22 o’clock, P. M., Mr. LaRue moved that the House do now adjourn. 

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. Kearny and LaRue, were as follows, viz: 

Those who voted in the affirmative, were—

L. J. Frazee, jr., Thomas W. Henton, Daniel Lary, 
William L. Grant, John Watts Kearny, Albert A. Stoll—8, 
Theodore F. Hallam, Martin W. LaRue, 

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Samuel R. Overstreet, 
William C. Allen, George H. Gardner, Chas. Patterson, 
Marshall Baker, John D. Gardner, James M. Payne, 
William Berkele, L. E. Green, George W. Pickett, 
Bell G. Bidwell, J. Warren Grigsby, W. L. Pollard, 
James D. Black, Robert E. Grinstead, Jere. Poor, 
William H. Botts, Zach. T. Heady, John W. Powell, 
James H. Bowden, Allen C. Hagen, John Preston, 
H. H. Brinkley, Richard P. Hocker, David Pryse, 
Pat. Campion, E. E. Hume, O. C. Richardson, sr., 
E. A. Coffman, W. G. Hunter, C. W. Robbins, 
James M. Cook, Thomas Johnson, Samuel Russell, 
F. G. Cox, Wood M. Jones, Thomas H. Shanks, 
K. R. Calbertson, Wm. Kitchen, Ben. J. Shaver, 
S. P. Douthitt, W. Jeff. Lee, A. H. Smith, 
Thomas J. Drury, William B. Lindsay, George R. Snyder, 
P. H. Duncan, G. C. Lockhart, Ralph L. Spalding.
Mr. Frazee moved to suspend the rules and call up a bill, entitled
A bill in relation to elections in the city of Louisville.

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 the rules of the
House, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, John Watts Kearny,
William H. Botte, Martin W. LaRue,
Orlando C. Bowses, Daniel Lury,
H. H. Brinkley, W. Jeff. Lee,
Pat. Campion, William A. Moore,
K. R. Culbertson, John A. Steele,

Those who voted in the negative, were—

Mr. Speaker (Stone), J. V. Owen,
William C. Allen, Chas. Patterson,
Marshall Baker, James M. Payne,
Bell G. Bidwell, George W. Pickett,
James D. Black, W. L. Pollard,
James H. Bowden, Jere. Poor,
Tobias W. Burton, O. C. Richardson, sr.,
E. A. Coffman, C. W. Robbins,
James M. Cook, Samuel Russell,
F. G. Cox, Thomas H. Shanks,
G. W. Craddock, Ben. J. Shaver,
S. P. Douthitt, A. H. Smith,
Thomas J. Drury, D. B. Smith,
W. J. Edrington, George R. Snyder,
John Ellis, Ralph L. Spalding,
J. H. Emerson, Richard A. Spurr,
John Feland, L. J. Stephenson,
John M. Fish, Green Sterrett,
A. J. Fleming, Robert Sterrett,
Joshua G. Ford, G. W. Winns—62,
Joseph A. Gaines, Samuel R. Overstreet,

Mr. Emmons, from the Committee on Enrollments, reported that the
committee had examined sundry enrolled bills, which originated in
the Senate, of the following titles, viz:

69—H. R.
An act to provide for continuing the Geological and other Surveys of the State of Kentucky;
An act authorizing the justice of the peace nearest court-house in Mayfield, Graves county, to act as county judge during vacancy;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

At 12:40 o’clock, P. M., Mr. Albert A. Stoll moved that the House do now adjourn.
The Speaker declared said motion out of order.
Mr. Albert A. Stoll asked leave to withdraw said motion.
The Speaker announced that as said motion had not been put to the House, it was not the property of the House; that it could be withdrawn by the mover, and so Mr. Stoll withdrew said motion.
Mr. Kearny objected to the withdrawal.

At 12:45 o’clock, P. M., Mr. Kearny moved that the House do now adjourn.
The Speaker declared said motion to be out of order.
From this decision of the Speaker Mr. Kearny appealed to the House, and reduced his appeal to writing, as follows, viz:

The member from the Fourth District of Louisville, being recognized by the Chair, moved to adjourn, which motion was duly seconded. This motion the Speaker declared out of order because, in his opinion, it was intended as a dilatory motion, although there had been intervening business, and motions upon which the yeas and nays had been called since the last motion to adjourn had been put. From this decision the gentleman from the Fourth District of Louisville (Mr. Kearny) appealed to the House.

While Mr. Kearny was preparing his appeal, the House took up from the orders of the day a bill, entitled

A bill to amend chapter 60 of the General Statutes, title “Interest and Usury,”

And proposed substitute and amendments thereto.
Mr. McKinney moved the previous question on ordering the bill to its third reading.

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. Frazee and Henton, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Stone), George H. Gardner, James M. Payne,
William C. Allen, John D. Gardner, George W. Pickett,

Those who voted in the negative, were—

Mr. Kearny then presented his appeal, in writing, as above set out.
Mr. Spurr moved to lay said appeal on the table.
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. Kearny and Henton, were as follows, viz:
Those who voted in the affirmative, were—
Those who voted in the negative, were—


The Speaker then vacated the chair and designated Mr. Botts to occupy the same, who took the chair and presided.

Mr. Campion 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 put to the House, "Shall the decision of the Chair stand as the judgment of the House?"

Messrs. Feland and Lockhart demanded the yeas and nays on said question.

Mr. Nelson then, at two o'clock and five minutes, P. M., moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

MONDAY, FEBRUARY 21, 1876.

A message was received from the Senate, announcing that they had passed bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to repeal the charter of Big Spring, in the counties of Meade, Hardin, and Breckinridge.

An act to repeal an act, entitled “An act for the preservation and production of game and fish in Bourbon county,” approved January 22, 1874.

An act incorporating the Home Savings Bank, of Winchester.
An act to incorporate the Agricultural Bank of Paris.
An act to provide and maintain public schools in Cloverport, Breckinridge county.
An act for the benefit of the Kentucky Mutual Benefit Association, of Maysville.
An act to authorize the citizens of the Garnettsville precinct, in Meade county, to vote upon the question of licensing taverns to sell spirituous, vinous, and malt liquors.

An act changing the times of holding quarterly courts in Bourbon county.

An act to incorporate Anchorage Presbyterian Church.

An act incorporating the Clintonville Cemetery Company, of Bourbon county.

An act to repeal the act incorporating the town of Milford, in Bracken county.

Resolution appropriating money to defray the expenses of the contested election case of Prichard against Culbertson, and for other purposes.

An act to amend an act, entitled “An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Paris.”

With an amendment to the last named bill.

Which was concurred in.

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

1. An act to amend the charter of the town of Richmond.
2. An act to authorize the sale of the stock owned by the Logan county court in the Louisville and Nashville Railroad Company.
3. An act to authorize Logan county court to borrow money.
4. An act to amend the charter and reduce into one the several acts concerning the town of Sharpsburg, Bath county.
5. An act in relation to official sales in the county of Bracken.
6. An act to amend an act, entitled “An act to incorporate Confederate City, in Rowan county.”
7. An act for the benefit of the sheriff of Calloway county.
8. An act to incorporate the Calloway Agricultural and Mechanical Association.
9. An act to amend the act approved 7th December, 1850, entitled “An act to incorporate the Kentucky Agricultural and Mechanical Association, of Lexington.”

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be referred—the 1st, 5th, 6th, and 9th to the Committee on Corporate Institutions; the 2d, 3d, and 5th to the Committee on Propositions and Grievances; the 7th to the Committee on County Courts, and the 8th to the Committee on Agriculture and Manufactures.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of Thomas J. Smith, sheriff of Ohio county.
An act to amend an act incorporating the town of Grayson, Carter county, approved 22d February, 1860.
An act authorizing the justice of the peace nearest court-house in Mayfield, Graves county, to act as county judge during vacancy.
An act to provide for continuing the Geological and other Surveys of the State of Kentucky.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined an enrolled resolution, which originated in the House of Representatives, entitled

Resolution appropriating money to defray the expenses of the contested election case of Prichard vs. Culbertson, and for other purposes;

And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed an enrolled resolution, which originated in the House of Representatives, entitled

Resolution appropriating money to defray the expenses of the contested election case of Prichard vs. Culbertson, and for other purposes.

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

On motion of Mr. Gaines—
1. A bill to charter the Minneolo and Anderson Ferry Turnpike Road Company, in Boone county.

On motion of Mr. Steele—
2. A bill to incorporate the Centennial Church of Colored Missionary Baptists, at Louisville.
On motion of Mr. Campion—
3. A bill to incorporate the Farmers’ Home Journal Company, of Louisville.

On motion of same—
4. A bill to incorporate United German Mutual Aid Association.

On motion of Mr. Shanks—
5. A bill to change the time of holding the Lincoln county and quarterly courts.

On motion of Mr. Spalding—
6. A bill to amend an act, entitled “An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company,” approved January 23, 1876.

On motion of same—
7. A bill to enable the county of Marion to aid in bridging the Rolling Fork in said county.

On motion of Mr. Hallam—
8. A bill to direct the Secretary of State to purchase the Digest of the Decisions of the Court of Appeals of this State prepared by W. W. Trimble.

Ordered, That the Committee on Internal Improvement prepare and bring in the 1st; the Committee on Moral and Religious Institutions the 2d; the Committee on Corporate Institutions the 3d, 4th, and 6th; the Committee on County Courts the 5th and 7th, and the Committee on Court of Appeals the 8th.

Mr. Bidwell, from the Committee on the Sinking Fund, offered the following report, viz:

Your committee beg to report that they have examined the matters referred to them by resolution of the House, and find that the Treasurer of the State deposits the money of the State in the Farmers’ Bank and in the Branch Bank of the Bank of Kentucky, both at Frankfort; that the average deposit for the fiscal year ending October 10th, 1875, was about $589,000; that no interest has been paid on the same. There is no law requiring any interest to be paid on the amount deposited to the credit of the Treasury proper, and no contract has been made to pay to the State any interest on the same; but there has been an arrangement entered into a short time ago by which three per cent. on call is to be paid on the average deposit to the credit of the Sinking Fund. The average deposit for the fiscal year ending the 10th of October, 1874, was about $500,000, upon which no interest was received. This is a large amount of money, which, if it can be done, should be made to yield the State some income. Considering the present high rate of interest, it seems to your committee
that a deposit which will, at all times, average over $500,000, ought certainly to yield something to the State. Whether it would be justifiable for the Treasurer to arrange, if possible, for the payment of interest on this deposit in the absence of any law requiring it to be done, your committee expresses no opinion; but if such an arrangement can be made, we are clearly of the opinion that it ought to be done, as it would certainly increase our revenue to the extent of interest paid.

All of which is respectfully submitted.

THOS. J. MONTGOMERY,
Chairman Committee on Sinking Fund.

Mr. Bowles moved to refer said report to the Committee on Ways and Means.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker received from the Governor, and, at his request, laid before the House, the report of the Librarian, stating the expenditures for repairs, fuel, water, &c., in accordance with section 4, chapter 89, General Statutes, which requires the same to be entered on the Journals of both Houses.

Said report reads as follows, viz:

OFFICE OF STATE LIBRARIAN,
FRANKFORT, KY., December 15th, 1875.

To His Excellency, JAMES B. McCREARY, Governor of Kentucky:

Sir: In compliance with the 4th section, chapter 89, of the General Statutes, I have the honor to submit a report of expenditures for repairs, fuel, water, ice, lights, and furniture, from the 22d of January, 1874, to the 15th of December, 1875, to-wit:

**REPAIRS.**

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<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repairs on stoves, fireplaces, including 3 new stoves, stoves, pokers, and</td>
<td>$618.92</td>
</tr>
<tr>
<td>coal scuttles bought</td>
<td></td>
</tr>
<tr>
<td>Repairs on furniture, including varnishing, mopping the floors, halls, and</td>
<td>2,445.47</td>
</tr>
<tr>
<td>wood-work</td>
<td></td>
</tr>
<tr>
<td>Whitewashing and whitening ceilings</td>
<td>48.50</td>
</tr>
<tr>
<td>Repairs on water-closets and privies</td>
<td>230.83</td>
</tr>
<tr>
<td>Repairs on fencing and gates</td>
<td>40.00</td>
</tr>
<tr>
<td>Repairs on gas fixtures, pumps, pipes, repairs and cost of new pump</td>
<td>153.50</td>
</tr>
<tr>
<td>Repairs on the grounds, viz: setting out young trees, trimming the old,</td>
<td></td>
</tr>
<tr>
<td>raking off the leaves, mowing the grass, and cleaning the streets</td>
<td>393.40</td>
</tr>
<tr>
<td>Repairs on pavements and sewers, including cost of brick and sand</td>
<td>269.80</td>
</tr>
<tr>
<td>Repairs on the roads, including the covering of Executive Mansion and</td>
<td>455.95</td>
</tr>
<tr>
<td>guttering</td>
<td></td>
</tr>
<tr>
<td>Repairs on steps, including the new steps and paling, and painting same,</td>
<td>132.70</td>
</tr>
<tr>
<td>on the east side of the Fire-proof Offices</td>
<td></td>
</tr>
</tbody>
</table>

70th R.
Repairs on the buildings, viz: papering and painting the walls: 760 35
Repairs on the stable and cost of fixtures: 28 50

FUEL.
Coal, bituminous and cannel, at 15 cents per bushel: 1,210 06
Coal, anthracite, at 40 cents per bushel: 309 83
Wood, at $3 50 per cord: 413 00

WATER.
Tax on water: 47 45

LIGHTS.
For gas and candles: 2,055 05

FURNITURE.
Carpets, oil-cloths, rugs, and the cost of material, making, and putting down same: 2,631 04
Buckets, mops, brooms, feather dusters, matches, scrub brushes, and spittoons: 200 85
Linens, &c., viz: bed linens, table linens, curtains, and comforters: 265 00
Cupboard ware: 170 00
Kitchen furniture: 91 43

The above includes all the fuel, furniture, repairs, and lights required for the use of the General Assembly, Governor and Secretary’s offices, the office of the Auditor, Treasurer, Register, Librarian, Adjutant General, Quarter-Master General, Superintendent of Public Instruction, Court-rooms, and also the Governor’s Mansion. The original accounts of each article, in detail, may be found filed in the Auditor’s office.

Very respectfully,

Your obedient servant,

OWEN W. GRIMES,
State Librarian.

STATE OF KENTUCKY, Auditor’s Office,
FRANKFORT, January 18, 1876.

Received of O. W. Grimes, Librarian, the Treasurer’s receipt for one hundred and twelve dollars and 40 cents, for proceeds of sales of old carpets, as per invoice filed.

$112 40.

D. HOWARD SMITH, Auditor.
By JAMES M. WITHERS, Assistant.

Mr. Botts offered the following resolution, viz:

1. Resolved, That no bill or resolution shall be taken from the orders of the day, out of the regular order, but by the unanimous consent of the House.
2. That the standing rules of the House and the regular order of business shall not be suspended or interrupted, unless by unanimous consent of the House.
3. Rules 41 and 42, so far as they are in conflict with these resolutions, are repealed.

4. The House will adjourn on each day at 2 o'clock, P. M., day session, and 10:30 P. M., night session, and motions to adjourn before that time shall be out of order. Rule 21 of this House, so far as is inconsistent with these resolutions, is repealed.

Mr. Hunter offered the following amendment to said resolution, viz: "Hereafter this House will meet at 9½ o'clock."

Which was adopted.

Said resolution, as amended, was read and laid over one day.

Mr. Hallam was appointed a committee on the part of the House, to act with a similar committee appointed by the Senate, to withdraw from the possession of the Governor a bill, which originated in the Senate, entitled

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

Who, after a time, reported that they had performed that duty, and that they had delivered said bill to the Clerk of the Senate.

The House then took up from the orders of the day the appeal of Mr. Kearny from the decision of the Speaker ruling a motion to adjourn made by him out of order.

Said appeal reads as follows, viz:

The member from the Fourth District of Louisville, being recognized by the Chair, moved to adjourn, which motion was duly seconded. This motion the Speaker declared out of order because, in his opinion, it was intended as a dilatory motion, although there had been intervening business, and motions upon which the yeas and nays had been called since the last motion to adjourn had been put. From this decision the gentleman from the Fourth District of Louisville (Mr. Kearny) appealed to the House.

The Speaker vacated the chair and designated Mr. Bowles to preside during the consideration of the appeal.

The question was then put to the House, "Shall the decision of the Chair stand as the judgment of the House?"

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

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

Those who voted in the affirmative, were—

William C. Allen, John M. Fish, John B. Otten,
Marshall Baker, A. J. Fleming, J. V. Owen,
Bell G. Bidwell, Joshua G. Ford, James M. Payne,
Those who voted in the negative, were—

William Berkele, J. Warren Grigsby, Robert W. Nelson,
James D. Black, Robert E. Grinstead, Samuel R. Overstreet,
James B. Blue, Theodore F. Hallam, Chas. Patterson,
James H. Bowden, Thomas W. Henton, John W. Powell,
Orlando C. Bowles, E. E. Hume, John Preston,
H. H. Brinkley, W. G. Hunter, David Pryse,
Pat. Campion, T. J. Jenkins, Samuel Russell,
James W. Chowning, Thomas Johnson, D. B. Smith,
G. W. Craddock, Wood M. Jones, Ralph L. Spalding,
K. R. Culbertson, John Watts Kearny, John A. Steele,
John Feland, Martin W. LaRue, Green Sterrett,
L. J. Frazier, Jr., Robert E. Little, Albert A. Stoll,
W. H. Frederick, G. C. Lockhart, Richard P. Stoll,
William L. Grant, William A. Moore,

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to charter the deposit bank of L. Goodpaster, Sons & Co., Owingsville, Bath county.

The hour of 10½ o’clock, A. M., having arrived, the House took up the special order for that hour, viz:

The report of the special committee appointed under resolution to investigate the fees received by the clerk of the Jefferson circuit court.

Mr. Bowles moved to commit said report to the Committee on the General Statutes.

Mr. Botts 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 motion of Mr. Bowles, and it was decided in the affirmative.
The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a bill, entitled
A bill to amend chapter 60 of the General Statutes, title "Interest and Usury."

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the legal rate of interest shall be hereafter at the rate of six dollars upon one hundred dollars for a year; and at the same rate upon a greater or smaller sum of money, or for a longer or shorter time, and that no bank or other incorporated institution or person shall, directly or indirectly, charge or receive a greater amount of interest than is herein provided for; and that no bank or incorporated company or person shall, directly or indirectly, charge or receive a greater amount of interest, including exchange and discount, than at the rate of six per cent. per annum on any bill, bond, or note, or other obligation, discounted or purchased by it or him.

§ 2. That any and all contracts made in contravention of the first section of this bill shall be deemed usurious, and shall be void, to the extent of all the interest provided for by such usurious contract over and above the six per cent. per annum, and no recovery shall be had therein beyond the amount of the principal loaned, and six per cent. per annum interest thereon.

§ 3. This act, or anything herein contained, shall not affect any contract heretofore made, or any right growing out of such contract.

§ 4. That all acts or parts of acts in conflict with this act are hereby repealed.

§ 5. This act shall take effect six months after its passage.

The substitute of Mr. Henton reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all of chapter 60 of the General Statutes, except sections 1, 5, and 6 of article 1, and sections 2 and 3 of article 2, be, and the same is hereby repealed.

§ 2. That section 15 of chapter 22 of the General Statutes be, and the same is hereby, repealed.

§ 3. That an act to amend chapter 53 of the Revised Statutes, title "Interest and Usury," approved March 14th, 1871, chapter 1554, be, and the same is hereby, repealed.

§ 4. That it shall be lawful for parties to contract, in writing, to pay or receive any rate of interest for the loan or forbearance of money which may be agreed upon by the parties to such contract.

§ 5. This act shall take effect from and after the 1st day of July, 1876.

Mr. Hallam's amendment to Mr. Henton's substitute reads as follows, viz:

To amend section 4 by adding the following: "Provided, That after the principal sum shall become payable, it shall cease to draw interest at any greater rate than six per centum per annum; and that, after five years from said time, all interest shall cease."

Mr. Johnson's amendment to Mr. Henton's substitute reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the legal rate of interest, unless otherwise contracted for in writing, shall be at the rate of six dollars upon the one hundred dollars for a year; and at the same rate for a greater or less sum, and for a longer or shorter time; and no bank, or other incorporated institution or person, except by contract in writing, directly or indirectly, shall charge or receive a greater amount of interest, including exchange and discount, than at the rate of six per cent. per annum, on any bill, note, or note, or other obligation, discounted or purchased by it or him.

§ 2. Be it further enacted, That it shall be lawful for all persons to contract, by memorandum in writing, signed by the party or parties chargeable thereon, and not otherwise, to pay or receive any rate of interest for the loan or forbearance of money, which may be agreed on by the parties to such contract greater than six, and not exceeding eight dollars upon one hundred dollars for a year, and at the same rate for a greater or less sum, and for a longer or shorter time.

§ 3. That any and all contracts made or entered into for a greater amount of interest than six per cent., unless the same is entered into as provided in the second section of this act, shall be void; and all contracts entered into for a greater amount of interest than eight per cent., although evidenced by a written memorandum, shall be deemed usurious, and void to the extent of the interest provided for by such usurious contract, over and above the interest allowed to be charged by the first and second sections of this act; and no recovery shall be had thereon beyond the amount of the principal loaned and six per cent., as provided in said first section, unless the contract for the said loan be in writing, as provided in said second section; and then should the same exceed eight per cent., the contract be deemed usurious and void to the extent of the interest over eight per cent.; and no recovery shall be had thereon beyond the amount of the principal loaned, and eight per cent., per annum interest thereon.

§ 4. This act shall not affect any contract heretofore made, or any right growing out of such contract.

§ 5. That all acts or parts of acts in conflict with this act are hereby repealed.

§ 6. This act shall take effect six months after its passage.

The question being taken on the adoption of the amendment of Mr. Johnson to the substitute of Mr. Henton, it was decided in the negative.

The yeas and nays being required thereon by Messr. Lee and Cook, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, W. H. Frederick, Thos. J. Montgomery,
James D. Black, Joseph A. Gaines, Samuel R. Overstreet,
H. H. Brinkley, Robert E. Grinstead, J. V. Owen,
S. P. Douthitt, Thomas Johnson, Jere. Poor,
Rufus Emmons, Wm. Kitchen, John Preston,
James Farmer, Martin W. Lareue, Richard A. Spurr,
John M. Fish, William B. Lindsay, Albert A. Stoll—21.

Those who voted in the negative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., John B. Otten,
William C. Allen, George H. Gardner, Chas. Patterson,
Marshall Baker,  John D. Gardner,  James M. Payne,
Bell G. Bidwell,  William L. Grant,  George W. Pickett,
James B. Blue,  L. E. Green,  W. L. Pollard,
William H. Botts,  J. Warren Grigsby,  John W. Powell,
James H. Bowden,  Theodore F. Hallam,  David Pryse,
Orlando C. Bowles,  Zach. T. Heady,  O. C. Richardson, sr.,
Tobias W. Burton,  Thomas W. Henton,  C. W. Robbins,
Pat. Campion,  Richard P. Hocker,  Samuel Russell,
E. A. Coffman,  E. E. Hume,  Thomas H. Shanks,
James M. Cook,  W. G. Hunter,  Ben. J. Shaver,
F. G. Cox,  T. J. Jenkins,  A. H. Smith,
G. W. Craddock,  Wood M. Jones,  D. B. Smith,
K. R. Culbertson,  W. Jeff. Lee,  Ralph L. Spalding,
Thomas J. Drury,  Robert E. Little,  John A. Steele,
P. H. Duncan,  G. C. Lockhart,  L. J. Stephenson,
W. J. Edrington,  Lucien S. Luttrell,  Green Sterrett,
John Ellis,  Bryan S. McClure,  Robert Sterrett,
J. H. Emerson,  Matt. McKinney,  Richard P. Stoll,
John Feland,  William E. Minor,  W. J. Taylor,
A. J. Fleming,  William A. Moore,  G. W. Winns,

The question being taken on the adoption of the substitute of Mr. Henton, it was decided in the negative.

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

Those who voted in the affirmative, were—

K. R. Culberston,  E. E. Hume,  Samuel R. Overstreet,
John Feland,  W. G. Hunter,  John Preston,
John M. Fish,  Thomas Johnson,  David Pryse,
L. J. Frazee, jr.,  Wood M. Jones,  Samuel Russell,
Joseph A. Gaines,  John Watts Kearny,  Thomas H. Shanks,
William L. Grant,  Wm. Kitchen,  John A. Steele,
J. Warren Grigsby,  Martin W. LaRue,  Richard P. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone),  J. H. Emerson,  William A. Moore,
William C. Allen,  Rufus Emmons,  John B. Otten,
Marshall Baker,  James Farmer,  J. V. Owen,
William Berkele,  A. J. Fleming,  Chas. Patterson,
Bell G. Bidwell,  Joshua G. Ford,  James M. Payne,
James D. Black,  W. H. Frederick,  George W. Pickett,
James B. Blue,  George H. Gardner,  W. L. Pollard,
William H. Botts,  John D. Gardner,  Jere. Poor,
James H. Bowden,  L. E. Green,  John W. Powell,
Orlando C. Bowles,  Robert E. Grinstead,  O. C. Richardson, sr.,
H. H. Brinkley,  Zach. T. Heady,  C. W. Robbins,
Tobias W. Burton,  Richard P. Hocker,  Ben. J. Shaver,
Ordered, That said bill be engrossed and read a third time.

Mr. Preston 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. Payne and Lee, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

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

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to amend section 5, article 4, chapter 7, General Statutes.
A bill to amend an act, entitled “An act to establish a criminal court in the 6th judicial district and Hardin county,” approved 23rd February, 1876, and to add Taylor county to said criminal court judicial district.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Merrill Hardin, of Garrard county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, William A. Moore,
William C. Allen, L. E. Green, Robert W. Nelson,
Marshall Baker, Robert E. Grinstead, Samuel R. Overstreet,

101-H. R.
Resolved, That the title of said bill be as aforesaid.

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 is hereby, directed to draw his warrant on the Treasurer in favor of Merrill Hardin, for the sum of thirteen hundred and three dollars and sixty-seven cents, payable out of any funds in the Treasury not otherwise appropriated, as payment of the interest on four thousand and eighty-four dollars and fifty-six cents, at the rate of six per cent. per annum; which sum was by error paid into the Treasury by said Hardin, on the 26th day of November, 1866, and refunded to him on the 21st day of March, 1872.

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

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to protect the interests of the Commonwealth in certain cases," approved February 24, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Resolved. That the title of said bill be as aforesaid.

The following petitions were presented, viz:

By Mr. Hume—

1. The petition of sundry citizens of Anderson county, praying the passage of an act prohibiting the sale of spirituous liquors within two miles of Shiloh Church, in Anderson county.

By Mr. Owen—

2. The petition of sundry citizens of that portion of Henderson county between Green and Ohio rivers, praying the passage of an act relieving that portion of said county from the operation of the present road laws.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Moral and Religious Institutions, and the 2d to the Committee on Internal Improvement.
Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled
An act to establish the seventeenth circuit court judicial district,
Reported the same without amendment.
Mr. Hume moved to amend said bill by striking out "Anderson county."
Mr. Feland 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. Hume, and it was decided in the negative.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Resolved, That the title of said bill be as aforesaid.
Mr. Henton moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill in regard to the sheriffs' bonds for the collection of the revenue of 1876.

The further consideration of which was cut off by the orders of day.

Mr. Heady moved to reconsider the vote by which this House passed a bill, entitled

An act to amend an act, entitled "An act to establish a criminal court in the sixth judicial district and Hardin county," approved February 23, 1876, and to add Taylor county to said criminal court judicial district.

On motion, a bill, entitled

A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State,

Was made the first business in the orders of the day on Wednesday, the 8th inst.

On motion, a bill, entitled

A bill to improve the navigation of Tradewater river,

Was made the first business in the orders of the day on Thursday, the 9th inst.

Mr. Preston moved to reconsider the vote by which this House passed a bill, entitled

An act to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State.

Mr. Bowden moved to reconsider the vote by which this House rejected a bill, entitled

A bill for the benefit of W. L. Garth, late sheriff of Christian county.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act concerning administrators and executors;
An act to amend the charter of the town of Franklin, approved December 18th, 1867;
An act to incorporate Olive Lodge, No. 24, Knights of Pythians, Carrollton;
An act to incorporate the Fifth Presbyterian Church, Louisville;
An act to charter the Southern Kentucky Orphan Asylum;
An act for the benefit of John W. Mills, of Adair county;
An act to amend an act, entitled "An act to prohibit the sale of spirituous liquors in the town of Caverna," approved February 27, 1873;
An act for the benefit of Elias Dorsey's estate;
An act to change the boundary line of magisterial districts Nos. 2 and 3, in Kenton county;
An act for the benefit of school district No. 42, Muhlenburg county;
An act for the benefit of Hart county;
An act for the benefit of sundry common school districts of Pulaski county;
An act to amend the several acts in relation to the town of Winchester;
An act to amend the charter of Bardstown, regulating the fees of the police judge of said town;
An act changing the boundary of the town of Georgetown, Scott county;
An act to incorporate the Kentucky Grangers' Mutual Benefit Society;
An act to incorporate the Alexandria and Persimmon Grove Turnpike Company, of Campbell county;
An act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington;
An act to protect sheep in Kenton county;
An act to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company;
An act to authorize the county court of Pulaski county to issue bonds to build a jail;
An act to incorporate the Mattie Hays Boat Club, of Louisville;
An act to incorporate the Odd Fellows' Funeral Aid Association, of Maysville;
An act to incorporate the Baptist Church of New Liberty, Owen county;
An act to authorize the Martin county court to issue bonds for the purpose of erecting and repairing public buildings in said county, and providing for the payment of the same;

An act to fix the time of holding the quarterly courts in Muhlenburg county;

An act legalizing a vote taken by the voters of Falmouth, in Pendleton county, on the 13th day of February, 1875, authorizing the board of trustees of said town guaranteeing the payment of interest on seventy-five thousand dollars bonds issued by the Covington Flemingsburg, and Pound Gap Railroad Company;

An act to amend an act approved March 14th, 1871, entitled "An act to incorporate the Iron Works Turnpike Road Company;"

An act to authorize the board of council of Franklin to issue bonds, and provide for the payment of the same;

An act for the benefit of the assessor of Fulton county;

An act to incorporate the State Bank of Louisville;

An act for the benefit of the Headquarters and Steele's Run Turnpike Road Company;

An act to amend the charter of the Kenton Station Turnpike Road Company, in Mason county;

An act to create an additional voting place in the fifth magisterial district of Kenton county;

An act to incorporate Gray Lodge of the Independent Sons of Honor;

An act to incorporate Owen Lodge, No. 85, I. O. O. F.;

An act legalizing an order of the Martin county court of claims, and authorizing said court to levy an ad valorem tax on said county;

An act to amend an act, entitled "An act to incorporate the Shelbyville and Bardstown Turnpike Company;"

An act for the benefit of R. L. McElroy, late trustee of school district No. 16, of Marion county;

An act to incorporate the town of Skilesville, in Muhlenburg county;

An act to amend the charter of Caseyville;

An act to incorporate the town of Shiloh, in Calloway county;

An act to incorporate the Antioch and Hustonville Turnpike Road Company;

An act repealing third section of an act, entitled "An act creating the office of the town marshal of Independence, in Kenton county, and concerning the police laws of said town;"
An act to amend the charter of the town of Caseyville, Union county;
An act for the benefit of the Bloomfield and Springfield Turnpike Road Company;
An act for the benefit of the sheriff of Warren county;
Also enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:
An act to protect sheep and dogs in the counties of Ballard, Henry, and other counties;
An act to incorporate the Three Forks of Grassy Creek, Knoxville and Dry Ridge Turnpike Road Company, in Pendleton and Grant counties;
An act for the benefit of the sureties of A. C. Bowman, late sheriff of Breathitt county;
An act to incorporate the Louisville Bank of Commerce;
An act to incorporate the Farmers and Traders' Bank;
An act to exempt certain benevolent and charitable associations from the operation of the general life insurance laws of this Commonwealth;
An act to tax public exhibitions in the town of Ashland for the benefit of the common schools of the town;
An act to amend the charter of the town of Berlin, approved March 15, 1869, in Bracken county;
An act for the benefit of Jane Thompson, of Boyd county;
An act for the benefit of D. F. Smith, of Warren county;
An act for the benefit of Alexander Deaton, former sheriff of Breathitt county;
An act to amend the charter and reduce into one the several acts concerning the town of Sharpsburg, Bath county;
An act for the benefit of John M. Curry, ex-sheriff of Pendleton county;
An act to repeal an act, entitled "An act to establish a criminal court in the eleventh judicial district," approved February 25th, 1874, so far as the same applies to the county of Henry;
Resolution authorizing the appointment of a joint committee to take into consideration all matters relative to the registration of births, deaths, and marriages;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

WHEREAS, Judgment was rendered against John E. Abbott, sheriff of Hart county, and his sureties, in the Franklin circuit court, for eight thousand two hundred and ninety-four dollars and thirty-one cents, balance of revenue due from Hart county for the year 1873, and the interest was collected on said sum from 1st of June, 1873, to 1st of April, 1874, which amounted to the sum of six hundred and ninety-one dollars and nineteen cents, all of which judgment has been paid; and whereas, it further appears that the Commonwealth recovered another judgment in the Franklin circuit court against said John E. Abbott, sheriff of Hart county, and his sureties, on the 19th of August, 1875, for five thousand two hundred and fifty-nine dollars and fifty-nine cents, balance of revenue due from Hart county for the year 1874, with interest from 1st June, 1874, to 1st April, 1875; and that there remains unpaid of said judgment the sum of fifteen hundred and ninety-one dollars and seventy cents; and whereas, it is a hardship to require said sheriff to pay interest at ten per cent. from 1st of June to 1st April on taxes for the current year; for remedy thereof,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That said John E. Abbott and his sureties are released from the payment of interest on said judgment from 1st of June to 1st of April on each judgment.

§ 2. Be it further enacted, That the Auditor of Public Accounts be, and he is hereby, directed to credit said John E. Abbott with the sum of six hundred and twenty-one dollars and nineteen cents, the interest which he paid on the revenue of 1873, from 1st June, 1873, to 1st of April, 1874; that he credit him by said sum on the judgment against him and his securities in Franklin circuit court 19th August, 1875; and that upon said judgment no interest shall be collected from 1st of June, 1874, to 1st April, 1875.

§ 3. Be it enacted, That this act shall be in force from its passage.

Mr. John D. Gardner, from the Committee on Education, who were directed to prepare and bring in the same, reported a bill, entitled
A bill in aid of school districts Nos. 62 and 67, Hopkins county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),
William Berkeele,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botte,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
James W. Chowning,
James M. Cook,
F. G. Cox,
K. R. Culbertson,
W. J. Edrington,
John Ellis,
J. H. Emerson,
James Farmer,
John M. Fish,
Joshua G. Ford,
L. J. Frazee, jr.,
W. H. Frederick,
Joseph A. Gaines,
George H. Gardner,
John D. Gardner,
L. E. Green,
J. Warren Grigsby,
Robert E. Grinstead,
Theodore F. Hallam,
Zach. T. Heady,
Thomas W. Henton,
Allen C. Hagan,
Richard P. Hocker,
E. E. Hume,
T. J. Jenkins,
Thomas Johnson,
Wood M. Jones,
John Watts Kearny,
Wm. Kitchen,
Martin W. LauRue,
Daniel Lacy,
William B. Lindsay,
Robert E. Little,
Lucien S. Lutrello,
Bryan S. McClure,
Matt. McKinney,
T. J. Megibben,
William E. Minor,
Thos. J. Montgomery,
Samuel R. Overstreet,
Chas. Patterson,
James M. Payne,
George W. Pickett,
W. L. Pollard,
Jere. Poor,
John Preston,
J. N. Price,
David Pryse,
O. C. Richardson, sr.,
Samuel Russell,
Thomas H. Shanks,
Ben. J. Shaver,
M. M. Sloss,
Ralph L. Spalding,
Richard A. Spurr,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Richard P. Stoll,
W. J. Taylor,
G. W. Winn,
Chas. H. Wood—73.

In the negative—none.

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

Whereas, J. M. Compton, common school commissioner of Hopkins county, failed to report fifty-eight children of district No. 62, and nine children of district No. 67, reported to him by the trustees of said districts; therefore,
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of one hundred and thirty-one dollars and thirty-two cents be appropriated in aid of said districts, to be paid out of the interest due on the Hopkins county surplus for the school year ending June 30th, 1877, and if this is not sufficient, out of the interest due for the 30th of June, 1878; and when the commissioner of Hopkins county shall present his draft for said amount properly certified, and countersigned by the Superintendent of Public Instruction, the Auditor shall issue his warrant on the Treasury in favor of J. M. Compton, commissioner of common schools for Hopkins county, to be paid when said interest shall fall due.

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

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Preston, from the Committee on the Judiciary—
A bill to empower the county court of Henry county to levy an ad valorem tax of fifteen cents on the one hundred dollars for county purposes.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend the charter of Lockport, in Henry county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Kearny, from the Committee on Ways and Means—
A bill to incorporate the Walnut Bend Fence Company, in Henderson and Union counties.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to repeal the charter of the town of Corydon, Henderson county, and reincorporate the same.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Ordered, That Mr. Owens be appointed a committee to report said bills to the Senate.

Who, after a time, reported that he had performed that duty.

Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled
An act to change the county line between the counties of Knox and Bell,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled
A bill relating to the New Orleans, St. Louis, and Chicago Railroad Company, a corporation formed by the consolidation of the Mississippi Central and the New Orleans, Jackson and Great Northern Railroad Companies.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Ordered, That Mr. Jones be appointed a committee to report said bill to the Senate.

Mr. Russell, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Brinkley moved to amend said bill by adding Pulaski county.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Ordered, That said bill be engrossed and read a second time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

| Mr. Speaker (Stone) | J. Warren Grigsby | George W. Pickett |
| Bell G. Bidwell | Robert E. Grinstead | W. L. Pollard |
| James D. Black | Theodore F. Hallam | Jere. Poor |
| William H. Botts | Zach. T. Heady | John Preston |
| James H. Bowden | Thomas W. Henton | J. N. Price |
| Orlando C. Bowles | Allen C. Hagan | David Pryse |
| Tobias W. Burton | Richard P. Hocker | C. W. Robbins |
| Pat. Campion | W. G. Hunter | Samuel Russell |
| James W. Chowning | Thomas Johnson | Thomas H. Shanks |
| E. A. Coffman | Wood M. Jones | Ben. J. Shaver |
| James M. Cook | John Watts Kearny | M. M. Sloss |
| F. G. Cox | Wm. Kitchen | A. H. Smith |
| G. W. Craddock | Martin W. LaRue | D. B. Smith |
| Thomas J. Drury | Daniel Lary | Ralph L. Spalding |
| W. J. Edrington | Robert E. Little | John A. Steele |
| John Ellis | G. C. Lockhart | L. J. Stephenson |
| James Farmer | Lucien S. Luttrell | Green Sterrett |
| John M. Fish | Matt. McKinney | Robert Sterrett |
| Joshua G. Ford, Jr. | T. J. Megibben | Albert A. Stoll |
| L. J. Frazee, Jr. | William E. Minor | Richard P. Stoll |
| W. H. Frederick | Robert W. Nelson | W. J. Taylor |
| John D. Gardner | John B. Otten | G. W. Winnas |
| William L. Grant | J. V. Owen | Charles H. Wood—71 |
| L. E. Green | James M. Payne | |

Those who voted in the negative, were—

| William C. Allen | J. H. Emerson | Thos. J. Montgomery |
| William Berkele | Rufus Emmons | Samuel R. Overstreet |
| H. H. Brinkley | George H. Gardner | Chas. Patterson |
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That a court of justice, to be known as the "Court of Common Pleas," is hereby established in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington.

§ 2. The first election of a judge of said court shall take place on the first Monday in April, 1876, and afterwards on the first Monday in August, 1877, and on the first Monday in August in every sixth year thereafter; and said elections shall be conducted as are elections for judges of circuit courts. The judge elected shall enter upon the duties of his office as soon as he is commissioned and sworn.

§ 3. The judge of said court shall possess the same qualifications, and receive the same salary, payable in the same manner, as a judge of a circuit court.

§ 4. All the provisions of sections 7, 8, and 9 of article 10 of chapter 28, of the General Statutes, are hereby re-enacted and applied to the court established by this act, and the judge thereof, in the same manner as the same are made applicable by the said sections to the courts provided for in said section.

§ 5. All the laws of this State in relation to the appointment of master commissioners by circuit courts, and their duties and responsibilities, are hereby made applicable to the court created by this act.

§ 6. The said court shall have power to allow, and certify to the Auditor, all claims against the Treasury of this State connected with said court.

§ 7. All the provisions of chapter 12, of the General Statutes, with regard to a change of venue, are hereby made applicable to said court.

§ 8. A vacancy in the office of judge of said court shall be filled as a vacancy in the office of judge of a circuit court is directed by law to be filled.

§ 9. If, in case the judge is absent, or, if present, cannot properly preside, an election of a special judge shall be held in the manner prescribed by law for election of a special judge in the circuit courts; and the law in relation to the compensation of a special judge in the circuit courts shall apply to said special judge.

§ 10. The regular terms of said court shall be held as follows, viz:

1. In the county of Boyle on the third Mondays in June and December.
2. In the county of Garrard on the first Mondays in May and November.
3. In the county of Lincoln on the first Mondays in June and December.
4. In the county of Marion on the first Mondays in April and October.
5. In the county of Mercer on the first Monday in January and July.
6. In the county of Rockcastle on the Tuesdays after the first Mondays in January and July.
7. In the county of Washington on the Tuesdays after the third Mondays in May and November.

And each term shall continue as many judicial days as its business may require, so as not to conflict with any other regular term of said court; and the regular terms of said court may be changed by the court, by an order of record, to take effect more than sixty days thereafter. Said court shall have power to hold special terms, in either of said counties, for the trial of common law and equity cases, to be called in the
manner prescribed by law in relation to special terms of circuit courts; and it shall be the duty of the judge to hold such special terms whenever the business of either county may require it.

§ 11. It shall be the duty of the circuit court, in each of the counties named in this act, at the close of the first term after the organization of the court created by this act, to make orders transferring to said court one half of the common law and equity causes left undisposed of in said circuit court, and the causes thus transferred shall be entered upon the docket of said court of common pleas and tried as if brought originally therein.

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

Ordered, That Mr. Grigsby be appointed a committee to report said bill to the Senate.

Who, after a time, reported that he had performed that duty.

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to increase the jurisdiction of justices of the peace of Jefferson county.

Without expression of opinion.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Frederick moved that said bill be engrossed and read a third time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, John B. Otten,
William C. Allen, George H. Gardner, Samuel R. Overstreet,
William Berkle, John D. Gardner, J. V. Owen,
Bell C. Bidwell, L. E. Green, Chas. Patterson,
James D. Black, J. Warren Grigsby, James M. Payne,
William H. Botts, Robert E. Grinstead, George W. Pickett,
James H. Bowden, Theodore F. Hallam, J. N. Price,
H. H. Brinkley, Zach. T. Heady, O. C. Richardson, sr.,
Tobias W. Burton, Thomas W. Henton, C. W. Robbins,
James W. Chowning, Allen C. Hagan, Thomas H. Shanks,
E. A. Coffman, Richard P. Hoeker, Ben. J. Shaver,
James M. Cook, E. E. Hume, M. M. Sloss,
F. G. Cox, Thomas Johnson, A. H. Smith,
S. P. Douthitt, Martin W. LaRue, D. B. Smith,
Thomas J. Drury, Daniel Lary, George R. Snyder,
W. J. Edrington, W. Jeff. Lee, Richard A. Spurr,
John Ellis, Lucien S. Luttrel, J. L. Stephenson,
J. H. Emerson, Bryan S. McClure, Green Sterrett,
James Farmer, T. J. Megibben, Robert Sterrett,
John M. Fish, William E. Minor, W. J. Taylor,
W. H. Frederick, JOURNAL OF THE

Those who voted in the negative, were—

James B. Blue, L. J. Frazee, jr., Samuel Russell,
Orlando C. Bowles, T. J. Jenkins, Ralph L. Spalding,
Pat. Campion, John Watts Kearny, Albert A. Stoll,
K. R. Culbertson, William B. Lindsay, Chas. H. Wood—14.
Rufus Emmons, Jere. Poor,

At 9:55 o’clock, P. M., Mr. Nelson moved that the House do now adjourn.

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. Russell and
Kearny, were as follows, viz:

Those who voted in the affirmative, were—

William Berkeley, Rufus Emmons, William B. Lindsay,
James H. Bowden, James Farmer, Chas. Patterson,
Orlando C. Bowles, L. J. Frazee, jr., Jere. Poor,
Pat. Campion, J. Warren Grigsby, J. N. Price,
James W. Chowning, Theodore F. Hallam, Samuel Russell,
K. R. Culbertson, E. E. Hume, Albert A. Stoll,

Those who voted in the negative, were—

Mr. Speaker (Stone), John D. Gardener, Samuel R. Overstreet,
William C. Allen, L. E. Green, J. V. Owen,
Bell G. Bidwell, Robert E. Grinstead, James M. Payne,
James D. Black, Zach. T. Headley, O. C. Richardson, sr.,
William H. Botts, Thomas W. Henton, C. W. Robbins,
H. H. Brinkley, Allen C. Hagan, Thomas H. Shanks,
Tobias W. Burton, Richard P. Hocker, Ben. J. Shaver,
E. A. Coffman, Thomas Johnson, M. M. Sloss,
James M. Cook, Wood M. Jones, A. H. Smith,
F. G. Cox, Martin W. LaRue, D. B. Smith,
Thomas J. Drury, Daniel Lary, George R. Snyder,
W. J. Edrington, W. Jeff. Lee, Ralph L. Spalding,
John Ellis, Robert E. Little, Richard A. Spurr,
J. H. Emerson, Lucien S. Luttrel, L. J. Stephenson,
John M. Fish, Bryan S. McClure, Green Sterrett,
Joshua G. Ford, T. J. Megibben, Robert Sterrett,
W. H. Frederick, William E. Minor, Richard P. Stoll,
Joseph A. Gaines, Lucien S. Luttrel, W. J. Taylor,
John B. Otten,
Mr. Wood moved to recommit said bill to the Committee on County Courts.

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. Russell and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Rufus Emmons, J. N. Price,
Orlando C. Bowles, E. E. Hume, Samuel Russell,

Those who voted in the negative, were—

William C. Allen, John D. Gardner, J. V. Owen,
William Berkele, L. E. Green, Chas. Patterson,
Bell G. Bidwell, J. Warren Grigsby, James M. Payne,
James D. Black, Robert E. Grinstead, Jere. Poor,
William H. Botts, Theodore F. Hallam, David Pryse,
James H. Bowden, Zach. T. Head, O. C. Richardson, sr.,
H. H. Brinkley, Thomas W. Henton, C. W. Robbins,
Tobias W. Burton, Allen C. Hagan, Thomas H. Shanks,
James W. Chowning, Richard P. Hocker, Ben. J. Shaver,
E. A. Coffman, Wood M. Jones, M. M. Sloss,
James M. Cook, Martin W. LaRue, A. H. Smith,
F. G. Cox, Daniel Lary, D. B. Smith,
S. P. Douthitt, W. Jeff. Lee, George R. Snyder,
Thomas J. Drury, William B. Lindsay, Ralph L. Spalding,
W. J. Edrington, Lucien S. Luttrell, Richard A. Spurr,
John Ellis, Bryan S. McClure, L. J. Stephenson,
J. H. Emerson, T. J. Megibben, Green Sterrett,
James Farmer, William E. Minor, Robert Sterrett,
John M. Fish, Bryan S. McClure, Albert A. Stoll,
Joshua G. Ford, T. J. Megibben, Richard P. Stoll,
W. H. Frederick, William E. Minor, W. J. Taylor,
George H. Gardner, John B. Otten, Samuel R. Overstreet,

Mr. Henton moved the previous question.

At 10:10 o'clock, P. M., Mr. Kearny moved that the House do now adjourn.

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. Russell and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), James Farmer, Jere. Poor,
Orlando C. Bowles, Joseph A. Gaines, Samuel Russell,
73-H. R.
James W. Chowning, John Watts Kearny, Chas. H. Wood—11.
K. R. Culbertson, Chas. Patterson,

Those who voted in the negative, were—

William C. Allen, J. Warren Grigsby, Samuel R. Overstreet,
William Berkele, Robert E. Grinstead, J. V. Owen,
Bell G. Bidwell, Theodore F. Hallam, James M. Payne,
James D. Black, Zach. T. Heady, J. N. Price,
William H. Botts, Thomas W. Henton, David Pryse,
James H. Bowden, Allen C. Hagan, O. C. Richardson, sr.,
H. H. Brinkley, Richard P. Hocker, C. W. Robbins,
Tobias W. Burton, E. E. Hume, Thomas H. Shanks,
E. A. Coffman, Thomas Johnson, Ben. J. Shaver,
James M. Cook, Wood M. Jones, M. M. Sloss,
F. G. Cox, Martin W. LaRue, A. H. Smith,
S. P. Douthitt, Daniel Lary, D. B. Smith,
Thomas J. Drury, W. Jeff. Lee, George R. Snyder,
W. J. Edrington, William B. Lindsay, Ralph L. Spalding,
John Ellis, Robert E. Little, Richard A. Spurr,
J. H. Emerson, Lucien S. Luttrell, L. J. Stephenson,
John M. Fish, Bryan McClure, Green Sterrett,
Joshua G. Ford, T. J. Megibben, Robert Sterrett,
L. J. Frazee, jr., William E. Minor, Albert A. Stoll,
W. H. Frederick, Thos. J. Montgomery, Richard P. Stoll,
George H. Gardner, Robert W. Nelson, W. J. Taylor,
L. E. Green,

The question was then taken, "Shall the main question be now
put?" and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, John B. Otten,
William C. Allen, George H. Gardner, Samuel R. Overstreet,
William Berkele, John D. Gardner, J. V. Owen,
Bell G. Bidwell, J. Warren Grigsby, Chas. Patterson,
James D. Black, Robert E. Grinstead, James M. Payne,
William H. Botts, Theodore F. Hallam, J. N. Price,
James H. Bowden, Zach. T. Heady, David Pryse,
H. H. Brinkley, Thomas W. Henton, O. C. Richardson, sr.,
Tobias W. Burton, Allen C. Hagan, C. W. Robbins,
James W. Chowning, Richard P. Hocker, Ben. J. Shaver,
E. A. Coffman, Thomas Johnson, M. M. Sloss,
James M. Cook, Wood M. Jones, A. H. Smith,
F. G. Cox, Martin W. LaRue, D. B. Smith,
S. P. Douthitt, Daniel Lary, George R. Snyder,
Thomas J. Drury, W. Jeff. Lee, Ralph L. Spalding,
W. J. Edrington, William B. Lindsay, Richard A. Spurr,
John Ellis, Robert E. Little, L. J. Stephenson,
HOUSE OF REPRESENTATIVES.

J. H. Emerson, Lucien S. Luttrell, Green Sterrett,
Rufus Emmens, Bryan S. McClure, Robert Sterrett,
James Farmer, T. J. Megibben, Albert A. Stoll,
John M. Fish, William E. Minor, Richard P. Stoll,
Joshua G. Ford, Thos. J. Montgomery, W. J. Taylor,

Those who voted in the negative, were—
K. R. Culbertson, Jere. Poor, Thomas H. Shanks,
John Watts Kearny,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—
Mr. Speaker (Stone), Zach. T. Heady, David Pryse,
William C. Allen, Thomas W. Henton, O. C. Richardson, sr.,
James D. Black, Richard P. Hocker, C. W. Robbins,
William H. Botts, Martin W. LaRue, Ben. J. Shaver,
H. H. Brinkley, Daniel Lary, M. M. Sloss,
Tobias W. Burton, W. Jeff. Lee, A. H. Smith,
E. A. Coffman, Robert E. Little, D. B. Smith,
James M. Cook, Lucien S. Luttrell, George R. Snyder,
F. G. Cox, Bryan S. McClure, Richard A. Spurr,
W. J. Edrington, William E. Minor, L. J. Stephenson,
J. H. Emerson, Thos. J. Montgomery, Green Sterrett,
Joshua G. Ford, John B. Otten, Robert Sterrett,
W. H. Frederick, Samuel R. Overstreet, W. J. Taylor,
Robert E. Grinstead, James M. Payne,

Those who voted in the negative, were—
William Berkel, John M. Fish, T. J. Megibben,
Bell G. Bidwell, L. J. Frazee, jr., Robert W. Nelson,
James H. Bowden, Joseph A. Gaines, Chas. Patterson,
Orlando C. Bowles, George H. Gardner, Jere. Poor,
James W. Chowning, J. Warren Grigsby, J. N. Price,
K. R. Culbertson, Theodore F. Hallam, Samuel Russell,
S. P. Douthitt, E. E. Hume, Thomas H. Shanks,
Thomas J. Drury, Thomas Johnson, Ralph L. Spalding,
John Ellis, Wood M. Jones, Albert A. Stoll,
Rufus Emmons, John Watts Kearny, Richard P. Stoll,
James Farmer, William B. Lindsay, Charles H. Wood—33.

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That justices of the peace in Jefferson county shall have concurrent
jurisdiction, within their respective magisterial districts, with the circuit, common pleas, and quarterly courts, of all actions and proceedings for the recovery of money, or personal property, where the matter in controversy, exclusive of interest and costs, does not exceed two hundred dollars.

§ 2. That in each action or proceeding, where the matter or amount in controversy, exclusive of interest and costs, exceeds fifty dollars, a tax of fifty cents shall be paid by the plaintiff and taxed as costs, which said tax shall be accounted for by the justices as clerks of the circuit courts are now required by law to account for like taxes collected by them; and for any violation or failure upon their part to perform the duties required of them under this act, they shall be subject to the same requirements and the same penalties as clerks of the circuit courts are now subjected to by law.

§ 3. That all acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

§ 4. This act shall not apply to the city of Louisville, and shall take effect from and after its passage.

At 10:40 o'clock, P. M., Mr. Wood moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled An act regulating the jurisdiction of the circuit courts for the ninth judicial district,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Hallam offered the following resolution, viz:

Resolved, That when the House adjourns to-night it will adjourn to meet at 10 o'clock to-morrow morning.

Mr. LaRue moved to lay said resolution on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the negative.

Mr. Nelson 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 said resolution and it was decided in the affirmative.

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

Mr. Speaker (Stone), John D. Gardner, Samuel R. Overstreet,
William C. Allen, L. E. Green, Chas. Patterson,
Bell G. Bidwell, J. Warren Grigsby, James M. Payne,
James D. Black, Robert E. Grinstead, George W. Pickett,
James B. Blue, Theodore F. Hallam, W. L. Pollard,
William H. Botts, Zach. T. Heady, J. N. Price,
James H. Bowden, Thomas W. Henton, O. C. Richardson, sr.,
H. H. Brinkley, Richard P. Hocker, Samuel Russell,
Tobias W. Burton, E. E. Hume, Ben. J. Shaver,
E. A. Coffman, T. J. Jenkins, M. M. Sloss,
James M. Cook, Thomas Johnson, A. H. Smith,
F. G. Cox, Wood M. Jones, D. B. Smith,
W. J. Edrington, W. Jeff. Lee, George R. Snyder,
J. H. Emerson, Robert E. Little, Ralph L. Spalding,
Rufus Emmons, Lucien S. Luttrell, Green Sterrett,
James Farmer, Bryan S. McClure, RobertSterrett,
Joshua G. Ford, T. J. Megibben, Richard P. Stoll,
W. H. Frederick, Thos. J. Montgomery, W. J. Taylor,
Joseph A. Gaines, Robert W. Nelson, G. W. Winns—59,
George H. Gardner, John B. Otten,

Those who voted in the negative, were—

William Berkele, Allen C. Hagan, John Preston,
Orlando C. Bowles, John Watts Kearny, David Pryse,
Pat. Campion, Wm. Kitchen, C. W. Robbins,
James W. Chowning, Martin W. LaRue, Thomas H. Shanks,
K. R. Culbertson, Daniel Lary, Richard A. Spurr,
John Ellis, William B. Lindsay, L. J. Stephenson,
John M. Fish, William E. Minor, Albert A. Stoll,

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Mt. Freedom and Jessamine County Turnpike Road Company.

An act for the benefit of Garrard county.

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

1. An act to extend the town limits of the town of Morgantown, Butler county.
2. An act to incorporate the purchasers of railroads.
3. An act for the benefit of T. N. Williams, late assessor of Calhoun county.
4. An act for the benefit of R. W. Major, late sheriff of Trigg county, and his sureties.
5. An act to authorize Blount Hodge to appoint John L. Vick executor of the will of him (the said Hodge), and to authorize the said Vick to accept such appointment.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Railroads; the 3d to the Committee on Claims; the 4th to Committee on Propositions, and the 5th to the Committee on County Courts.

And then the House adjourned.

TUESDAY, FEBRUARY 22, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Henry F. Cornelius, A. Cornelius, and J. H. Gooch.

An act to amend and reduce into one act the several acts relating to roads in Union county.

An act to regulate the times of holding the county court of Daviess county.

An act for the benefit of Allensville voting precinct, in Todd county.

An act for the benefit of school district No. 35, of Hickman county.

An act to re-establish the common pleas court in the county of Union.

An act for the benefit of W. A. Mahoney, sheriff of Muhlenburg county.

An act to authorize Graves county court of claims to issue county bonds and to create a sinking fund to liquidate the same.
An act to charter the deposit bank of L. Goodpaster, Sons & Co., Owingsville, Bath county.

An act to authorize the purchasers of the property of the Red River Iron Manufacturing Company to organize as a new corporation.

An act relating to the New Orleans, St. Louis, and Chicago Railroad Company, a corporation formed by the consolidation of the Mississippi and Central New Orleans, Jackson, and Great Northern Railroad Companies.

An act to amend the charter of the city of Covington.

An act authorizing the Ballard county court to levy an ad valorem tax.

An act for the benefit of W. A. Mahoney, of Muhlenburg county, With amendments to the last three named bills.

Which were concurred in.

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

1. An act to amend the charter of the Masonic Mutual Benefit Association, of Maysville.

2. An act for the benefit of Lewis county.


4. An act for the benefit of common schools in the city of Covington.

5. An act to repeal the 9th section of an act to amend the charter of the city of Bowling Green, approved 23d day of February, 1874.

6. An act to amend the charter of the Covington Transfer Company.


8. An act incorporating the Fourth Presbyterian Church, of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st and 3d to the Committee on Insurance; the 2d to the Committee on Propositions and Grievances; the 4th to the Committee on Education; the 5th, 6th, and 8th to the Committee on Corporate Institutions, and the 7th to the Committee on Agriculture and Manufactures.
A message was received from the Senate, announcing that they had passed a joint resolution, which originated in the House of Representatives, entitled

Resolution to provide for the erection of stable on public grounds adjacent Executive Mansion.

And that they had passed a bill, entitled

An act to establish a criminal court in the counties of Daviess, Hancock, Ohio, Mcadie, Grayson, and Breckinridge.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Joshua G. Ford, William A. Moore, G. W. Winns,
L. J. Frazee, jr., John B. Otten, Charles H. Wood—78.

Those who voted in the negative, were—
P. H. Duncan, William B. Lindsay, Samuel R. Overstreet,
Joseph A. Gaines,

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That there is hereby established a court of justice in and for the Fifth Judicial District in this Commonwealth (except as to the county of Hardin), which shall be known as the criminal court for said district, to be a court of record, held by a single judge, who shall have the same qualifications and receive the same salary as the circuit judges of this Commonwealth, which shall be paid him from the State Treasury in like manner. He shall be a conservator of the peace, and have and exercise all the powers of a circuit judge in criminal and penal cases; issuing and receiving the returns and hearing writs of habeas corpus, be commissioned and sworn as circuit judges are, and be subject to impeachment and removal in like manner and for like causes.

§ 2. The judge shall be elected at the August election, 1876, and continue in office six years. Vacancies shall be filled in the office of said judge as is provided for circuit courts; and the same practice and fees, as far as applicable, shall prevail in said court as in circuit courts, and said court shall have a seal bearing its name and the arms of the Commonwealth.

§ 3. The sheriffs, jailers, coroners, and other ministerial officers of said district shall perform all the duties in all cases and proceedings in said court which would otherwise devolve upon them in the circuit court, and they shall be entitled to the same fees therefor; and they and their sureties shall be responsible on their official bonds for their acts in said court. The clerks of the circuit courts in the several counties in said district shall perform all the clerical duties of said court, and shall style themselves the clerks of the criminal court for the county in which each of them may be circuit court clerk, and shall be, with their sureties, responsible on their bonds for the faithful discharge of their duties herein. Immediately after the first day of August, 1876, the said clerks shall transfer all criminal and penal causes from the docket of the circuit court to the docket of the criminal court in each county, which causes shall thereafter be disposed of in said criminal court, and said circuit court shall no longer have cognizance of any criminal or penal causes or plea of the Commonwealth in said district.

§ 4. The said criminal court shall have all the jurisdiction in criminal and penal causes and proceedings which the circuit courts have, and which may be conferred upon said courts; and it shall take the place of the circuit courts in the counties of said district (except Hardin county) in such jurisdiction; and it shall have concurrent jurisdiction with the circuit court in inquests of lunacy and idiocy, and, exclusive of the circuit court, in allowing claims connected with the business of said criminal court.

§ 5. The regular terms of said criminal court shall be held as follows, namely:

74-H. R.
In the county of Daviess, in the city of Owensboro; commencing on the 1st Monday of September and March, to continue twenty-four juridical days.

In the county of Ohio, at Hartford; commencing on the 1st Monday in October and April, to continue twelve juridical days.

In the county of Grayson, at Litchfield; commencing on the 3rd Monday in November and May, to continue twelve juridical days.

In the county of Breckinridge, at Hardinsburg; commencing on the 1st Monday in December and June, to continue twelve juridical days.

In the county of Meade, at Brandenburg; commencing on the 3d Monday in December and June, to continue twelve juridical days.

In the county of Hancock, at Hawesville; commencing on the 1st Monday in November and May, to continue twelve juridical days.

§ 6. The said court shall extend any of its terms, if the business shall require it, by making an order to that effect on the record at a regular term while in session: Provided, Said extension may not interfere with the regular terms in another county; and the court or judge may appoint special terms for any business of the court in the same manner that circuit courts or judges may appoint special terms of such courts.

The said criminal court shall have full power to make all proper rules and regulations to facilitate its business not inconsistent with the constitution and laws of the State, and its judgments and final orders shall be subject to appeals in like manner as those of circuit courts, and it shall have full power to attach for and punish contempts of its authority.

The Commonwealth attorney for said district shall attend each term of said court, and represent the Commonwealth and discharge all the duties and be entitled to the same compensation as now provided by law for attending circuit court.

§ 7. In the selection and summoning jurors in the trials by jury and payment of jurors in said court, the same shall be governed by the laws at this date applicable to circuit courts. The circuit courts in said counties, at the term in each county next preceding the time that this act takes effect, shall select jurors to be selected in the same manner required by law for the first term of the criminal court in such county; and make all bail bonds and recognizances taken at such term of the circuit court returnable for the appearance of the party bound to appear at such first term of the criminal court; and all magistrates and examining courts in each county shall, after this act takes effect, make all bail and peace bonds and recognizances returnable to the criminal court for such county.

§ 8. Special judges for said criminal court may be elected for the same causes and in the same manner as in the circuit courts; and the provisions of the law in relation to record books, presses, seals, stationery, and other expenses in circuit courts, shall be applicable to this court.

§ 9. All reports and returns required to be made to the circuit court by circuit court clerks, county clerks, county court judges, police judges, justices of the peace, sheriffs, marshals, constables, and all civil officers and other persons having fines and forfeitures or other funds in their hands belonging to the jury fund, shall be made exclusively to the criminal court; and all the powers and duties of the circuit court respecting the same are hereby transferred exclusively to the criminal court.

§ 10. Nothing herein shall be so construed as to take from the circuit court the power to make provision for the payment of the jurors of the circuit court.

§ 11. The judge of the circuit court in the Fifth Judicial District may hold the criminal court in the counties aforesaid, or preside for the trial
of any action pending therein, if the judge of the criminal court be absent or can not preside from any cause. In case neither the regular judge nor circuit judge is present, or, if present, can not properly preside, an election of a special judge may be held in the same manner prescribed by law for the election of a special judge in the circuit courts; and the law in relation to compensation of a special judge in the circuit court shall apply to the case of a special judge in this court. The criminal judge may also preside in the circuit court as judge or chancellor whenever the regular judge is absent or can not preside.

§ 12. All laws within the purview of this act, and inconsistent herewith, are repealed after this act goes into effect, which shall be on the first Monday in August next, and continue in force six years.

The Senate asked leave to withdraw from the House a bill, which originated in the Senate, entitled

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

The Speaker laid before the House the following communication from the Auditor of Public Accounts, viz:

STATE OF KENTUCKY,
OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,
FRANKFORT, February 21st, 1876.

Hon. Wm. J. Stone, Speaker of House of Representatives:

Sir: I feel it to be my duty to call the attention of the General Assembly to the importance of enacting some legislation on the subject of the lands purchased by the Commonwealth under executions, before its final adjournment. The State has been compelled to purchase, at execution sales, at different times and dates, over $100,000 of real estate in order to protect herself from heavy and serious losses. As the law now stands, there is no person now authorized to take possession of, manage, control, or sell these lands; and my information is that quantities of them are being seriously injured, and, in some instances, their value almost ruined by trespassers. Hence, the importance of early legislative action.

I have the honor to be,

Very respectfully,

D. Howard Smith, Auditor.

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

On motion of Mr. George H. Gardner—
1. A bill to incorporate the Muldrough's Hill Lithographic Stone and Mining Company.

On motion of Mr. Blue—
2. A bill for the benefit of the clerk of Union circuit court.

On motion of Mr. LaRue—
3. A bill to amend the charter of Louisville.
On motion of same—
4. A bill for the benefit of the heirs and family of Pat. Dillon.
On motion of Mr. Albert A. Stoll—
5. A bill to better assure the public in the use of railroads in Kentucky.
On motion of Mr. Kearny—
6. A bill for the benefit of the commissioners of the court-house in Louisville.
On motion of Mr. Henton—
7. A bill to incorporate the Bagdad Cemetery Company.
On motion of same—
8. A bill to prevent the turning out of stock on public highways in the 4th precinct, in Shelby county.
On motion of Mr. Lindsay—
9. A bill to amend an act in regard to the police judge of Carrollton.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 3d, 6th, 7th, and 8th; the Committee on Circuit Courts the 2d; the Committee on Claims the 4th; the Committee on Court of Appeals the 5th, and the Committee on County Courts the 9th.

Mr. Botts, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend the revenue laws and to re-enact certain sections of chapter 2660, Session Acts of 1869, entitled “An act to amend the revenue laws;” approved 15th March, 1869.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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 following petitions and remonstrance were presented, viz:

By Mr. Grant—
1. The petition of sundry citizens of Covington, praying the passage of a joint resolution of the General Assembly of the Common-
wealth of Kentucky that the Ancient Order United Workmen is not subject to the laws for the regulation of insurance companies.

By same—
2. The petition of W. H. Wagner, praying the passage of an act to license engineers.

By Mr. Hallam—
3. The petition of the Bluegrass Temperance Convention relative to certain laws, &c.

By same—
4. The petition of sundry citizens of the city of Covington, praying the passage of a joint resolution of the General Assembly that the Ancient Order United Workmen is not subject to the laws regulating insurance companies.

By Mr. LaRue—
5. The petition of sundry citizens of the city of Louisville, praying the passage same resolution as above.

By Mr. Nelson—
6. The petition of sundry citizens of Newport, praying passage of same resolution.

By Mr. LaRue—
7. The petition from sundry members of the Knights of Honor, praying the passage of a joint resolution by the Legislature of Kentucky that the Knights of Honor is not a life insurance company.

By Mr. David Pryse—
8. The petition of sundry citizens of Estill, Lee, Clay, Owsley, and Breathitt counties, asking for an appropriation for the Kentucky river.

By Mr. Henton—
9. The petition of sundry citizens of Shelby county, to prevent stock from running at large in said county.

By Mr. J. N. Price—
10. The petition of sundry citizens of school district No. 41, of Fleming county, praying the passage of a law for the benefit of the trustee of said district.

By Mr. Hume—
11. The remonstrance of sundry citizens of Anderson county, protesting against establishing a toll within three miles of the town of Rough and Ready on the turnpike road leading to Shelbyville.

Which were received, the reading dispensed with, and referred—the 1st, 4th, 5th, and 7th to the Committee on Banks; the 2d and 9th
to the Committee on Corporate Institutions; the 3d to the Committee on Moral and Religious Institutions; the 10th to the Committee on Education, and the 8th and 11th to the Committee on Internal Improvement.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to authorize the Lawrence county court to levy an additional tax for road and bridge purposes, and for public improvements;

An act for the benefit of the Daily Volksblatt, of Louisville;

An act to allow the voters of Marshall county to vote on the question of removing the county seat of Marshall county;

An act to authorize the citizens of the Garnettsville precinct, in Meade county, to vote upon the question of licensing taverns to sell spirituous, vinous, and malt liquors;

An act incorporating the Clintonville Cemetery Company, of Bourbon county;

An act to repeal the act incorporating the town of Milford, in Bracken county;

An act for the benefit of Neel Simmons, sheriff of Bullitt county;

An act to authorize the city of Covington to erect a bridge over the Ohio river;

An act to regulate the time of holding the circuit courts in the 2d judicial district;

An act for the benefit of Jas. V. Payne, sheriff of Fleming county;

An act relating to the New Orleans, St. Louis, and Chicago Railroad Company, a corporation formed by the consolidation of the Mississippi Central and the New Orleans, Jackson and Great Northern Railroad Companies;

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

An act to incorporate the town of Glencoe, in Gallatin county;

An act to legalize the action of the Livingston county court, at its October term, 1872;

An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Augusta, in Bracken county;
An act for the benefit of F. M. Woosley, sheriff of Edmonson county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Albert A. Stoll, from the Committee on Court of Appeals, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to better assure the public in the use of railroads in Kentucky.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
On motion of Mr. Albert A. Stoll,
Ordered, That said bill be printed.

Mr. Nelson presented the following report of Professor Shaler, State Geologist, viz:
In response to the resolution of the Legislature of Kentucky, to the effect "that the State Geologist be requested to lay before this House, in the shape of a special report, such information touching the mineral and other resources of the regions bordering on the Kentucky river and its tributaries as he has acquired by his Survey, and the practicability and probable cost of reaching said resources by slack-water," which resolution was amended so as to read, in addition, "such additional information as he may have touching the mineral resources of the State, and also the most practicable mode of improving and making navigable the rivers of the State, and the probable cost thereof," I beg to submit the following report:

In submitting this report, I beg leave to make the following preliminary statement: In the month of August last I was requested by an honorable member of the present House to have a statement of the advantages which would arise from the extension of the slack-water navigation throughout the main stream and its tributaries. In accordance with the rule that has guided the work of the Survey, viz: to do everything to shape its researches so as to favor any effort towards the development of its resources, I took pains to extend the work of the parties operating in the eastern section of the State so as to get a good deal of information concerning the Kentucky river. More has been done on this stream than any other, on account of this special demand; but the question of river improvement has been constantly before the minds of the
officers of the Survey ever since its beginning, and now that special atten-
tion has been turned to our streams by the course of public inquiry, every
effort will be made to gather all the information within reach of inquiry.

The expression, "and such additional information as he may have
touching the resources of the State," leaves me a little in doubt as to the
nature of the information sought. Four volumes of detailed and abbre-
viated reports on the mineral resources of the State have been reported
to the Governor, and will be printed, as soon as possible, after the appro-
priation has been made as provided in the bill now before the Senate.
We can only say that any synopsis of these reports, in a shape to be
useful, would be scarcely less voluminous than the reports themselves.
The general character of these reports will be seen in the preface of the
first volume, already laid before the honorable members of the House and
Senate, in an informal way. Copies of this circular, and all details of
information, can be had of the Assistant in charge of the State Cabinet,
Mr. John R. Proctor.

In the following statement I have endeavored to give, in a general
way and without detail, the essential facts on which an opinion concern-
ing the advantage of slack-water navigation, can be based. In the mat-
ter of cost, as far as it is stated, I must say that I do not give the opinion
as that of an expert in hydraulic engineering. Such works have always
had a great interest for me, and I have seen and read much concerning
their construction. Whenever possible, the opinions given are based upon
the estimates of others. A detailed statement would require a very care-
ful survey of our rivers, so that the position of each lock could be care-
fully determined. In estimating for the work, I have announced that it
could be done, without profit to individuals, by the direct action of the
State. I have merely estimated the cost of the labor, basing it on what
seems to be trustworthy statements of the cost of similar works in this
country and in Europe. If built by a system of contracts, or on the ordi-
narily wasteful methods of public improvements in other States, it would
be easy to swell the costs to several times the figures given. I believe,
however, from the high-toned way in which public trusts have always
been administered in this State, that there will be no danger from this
source.

In considering the future of the mineral resources of Kentucky, the
following points must be kept in mind: 1st. That being, in the main,
heavy products—coal, iron, fire-clay, building stone, salt, coal oils, and
timber—transportation must be a large element in their market cost;
and, therefore, that all that relates to the road to market, to its making,
and to its cheapness after it is made, is very important. 2d. That the
Mississippi valley, the region to which we must look for the principal
market for our productions, has several other areas, affording similar materials, which will come into competition with our own. 3d. That such is the relation of water transportation to all other modes of carriage, that, where it can be had, it will always be the cheapest means of bringing heavy goods of this character to their market. If we add to these considerations the fact that the Mississippi valley has navigable water, with a shore line long enough to girdle the earth, we see the facts essential to the problem.

A glance at the map of Kentucky, that has been prepared to show the best possible slack water navigation of the State, will make it clear that we can easily develop our two thousand miles of coal and iron territory on slack-water navigation. This is at least thrice as much productive front as can be made accessible in any other State, and its position is more nearly in the centre of the area of consumption than that of any other State having anything like the same resources. Nature has done very much for us in laying out these water-ways, and in making them reasonably suited for the uses to which we must put them. It would have been impossible to have had a high, healthful country with a more serviceable set of streams. We cannot blame nature, but must criticise ourselves, that they are not now the completed roads down which our products are finding their way to the fast growing markets of the Mississippi valley.

The mineral district of Kentucky consists of two areas—the western of about four thousand square miles, and the eastern of about ten thousand square miles—as will be seen from the detailed maps in the State Cabinet. Both these fields are extensively intersected by rivers, there being scarce any part of their areas that is more than twenty-five miles from navigable water, or that which could readily be made navigable.

The eastern and western fields differ a good deal as to the difficulty of this method of approach. The former has its coals much higher above the sea, the base or lowest part of the workable coal being probably not less than four hundred feet above the sea level, and its outerop edge, on the western border of the field, averaging a hundred feet higher. In the western field the base of the coal extends below the level of the sea, and the greater part of the coal lies within four hundred feet of the sea level. A total lockage of seventy feet will be the most that will be needed to secure the fullest use of the water navigation adjacent to the western coal and iron field.

The eastern district is approached with more difficulty. From the Ohio to the beginning of the best coals of the Big Sandy it will require but three, or at most four, locks, or a total lift of say forty feet. On
Tygert creek it would require a total lift of about one hundred feet to make the stream fully available. On the Licking it would require about twenty dams, or a total lift of about two hundred feet, to carry the slack-water to the coal. On the Kentucky, it will require to the Three Forks.

By use of the cheaper forms of slack water, especially those forms where the lock is replaced by an inclined plane up which the boats are dragged by oxen, and down which they slide when loaded as a launching ship slides on its ways, it will be possible to extend this form of navigation to our smaller tributaries than are shown on the map of the proposed water lines of the State.

Considering the present project as limited to the improvement of the following streams: Big Sandy, Licking, Kentucky, Green, and Tradewater rivers, and that the lockage is completed, as far as the main streams are concerned, to do the best for their mineral resources, I estimate we would have something like the following statement:

- Big Sandy (12) twelve to (20) twenty pools.
- Licking (22) twenty-two to (30) thirty pools.
- Kentucky (20) twenty to (30) thirty pools, less the five now existing.
- Green (8) eight to (12) twelve pools, less the six now existing.
- Tradewater (2) two to (4) four pools.

I omit the Cumberland, not yet having sufficient data concerning it.

The lesser number would give the basis of an extended industry in the development of our mineral wealth, for while we have very few miles of available coal on an uninterrupted navigation, we should have several hundred miles with the least of these numbers of pools. The greater number, ninety-six, should carry the slack-water system to essential completion on the main streams, leaving little to be done to serve the needs of centuries to come, save to deal with the lesser tributaries.

The cost of this improvement is hard to determine, even approximately, so much depends on the form of the dams, size of locks, &c. For the Big Sandy, I recommend the French system of lowering locks, now in use on the Seine. This will prevent the filling of the pools with sand. Such dams are far more costly than the ordinary form.

On our other rivers the ordinary dams will serve very well, and can be built very cheaply. I am inclined to think that, considering the accessibility of stone and timber, that, taking these dams altogether, an average of sixty thousand days of labor should suffice for their construction, in a substantial way, on the dimensions of the present locks and dams on the Kentucky river, with the exception that the dams would be shorter on the upper waters, and the locks might have to be smaller on the Tradewater river, and on the upper parts of the other streams. A greater
economy could be secured than was taken in the Kentucky locks by taking a cheaper stone for the masonry than has been used hitherto; but the lock gates and the dams should be more secure against accident.

I am informed that the cost of convict labor, including all expenses of subsistence, guarding, clothing, &c., need not exceed fifty cents per diem. I have had it estimated as low as thirty cents. On this point I have no opinion. Putting the labor at fifty cents per diem, the locks and dams would probably cost about thirty thousand dollars a-piece. Incidents might swell this figure a good deal. The first locks built would generally be the most costly, as the dams would be larger, and good building stone and timber harder to get. If these figures are correct, we see that, with convict labor, the rivers of the State could be made to serve as transportation routes, in a most efficient manner, for from two to three million of dollars, besides the cost of the materials used in construction. This would probably not aggregate more than one million, but I do not venture an estimate. This cost would be distributed over a long series of years. On the supposition that each dam costs sixty thousand days' labor—and I believe this is an ample estimate—a force of four hundred men would require about thirty years to attain the correct figure set for the number of dams required. The annual charge on the Treasury should, it seems to me, fall within one hundred thousand dollars. It seems probable that within five years, at the present rate of growth of the State, at least eight hundred men can be spared for this work without breaking up the Penitentiary system at Frankfort. This would give a measure of completeness to our river navigation in less than twenty years.

The advantages of river navigation to any district are exceedingly great, even where there is no mineral wealth to develop. Let us consider, for instance, the Licking, which runs further through a non-mineral country than any other river in the State. For forty miles a railway runs along its left bank, so its claim for navigation facilities is less than any other stream in the State; but if we allow only five dollars per acre increase in value of the agricultural land within five miles on either side of the river, and two dollars for the next belt of five miles still further back, we see that the proposed improvement would add six million of dollars to the taxable value of the valley, allowing nothing for villages and manufactories that would be brought into existence by cheap coal, iron, and timber on permanent navigation.

So we see that the present State taxes on this district would pay the interest on the cost of the improvement, without considering the added value of mineral lands, which would represent a far greater increase. It is not beyond reason to estimate each acre of coal and iron, made accessi-
ble by water, as worth, within fifty years, one hundred dollars (besides its agricultural value), and that all the coal and iron, within say three miles, is so made accessible. Now, if we get one hundred miles of navigation in a coal and iron district, we add nearly four million to the estimate. So, from the tax-paying point of view, and allowing nothing for the growth of population in villages and manufactories, we see that this may be a very good investment for the State. But the marketing of over one hundred acres of our coal may bring on the average something like three million dollars into the State, so that in the industries set in motion we will find the true advantage of these improvements to the State.

The resolution calls for a statement as to the best means for accomplishing the improvement of our rivers. A complete discussion of this question would require an exhaustive treatise on the most complicated part of hydraulic engineering, and should come from a special engineer. I will give a brief resume as to the possible means, as they are used on the rivers of France and Germany, countries where the greatest amount of care has been given to rivers which in size and character much resemble our own. I leave out of the list the system of wing dams, which, though useful where there is always a large body of water, do not suit the needs of our rivers, which so often fall to a very low stage of water. Thus limited, the following are the important systems of slack-water we find there:

1st. The ordinary system of locks and dams such as are already in use in our own State. This ancient model needs no description. The locks are of the ordinary canal fashion, and the dams are permanent structures. In Europe the dams are more often made in large part of stone than here.

2d. The system, or rather several different systems, of movable dams, so arranged that in flood times boats can pass over the dam, which is lowered by sections into a masonry bed on the bottom of the river. This plan is used on streams as large as the Kentucky or larger. It is a costly system, inasmuch as the whole support of the dam comes from a series of iron frames, hinged to a massive stone floor laid across the river. Its advantages are considerable, however, inasmuch as it allows boats and rafts to pass down stream, during the flood times, without going through the locks, and what is of even more importance, it avoids the danger of the filling up of the pools with sand and mud. Dams constructed on this principle would probably add as much as one third, possibly more, to the cost of work done by contract, and probably far more when done by convict labor than the common dams, owing to the amount of metal and the skilled labor required. For the Big Sandy this sort of dam would be
very desirable, owing to the large amount of floating sand, and the difficulty of finding secure foundations for the ends of the dams. The merits and cost of these movable dams should be carefully considered. I shall be able, with a few months' notice, to furnish detailed information concerning their construction, whenever it is required.

3d. Another system of very different construction exists in Germany, and is also used at some points in other countries. In it there is no lock, but the boat is taken, when empty or with light loads, up an inclined plane, which extends from the pool below to the top of the dam above. The power can be either that of oxen or some form of engine worked by water or steam. Boats can be launched down this incline with the greatest care. The advantages of this system are its cheapness, the cost for each foot of lift secured being only about one half the cost where it is gained by the ordinary method with locks, and the small amount of water required, a few cubic feet only being used in the passage of each boat. The disadvantages are the limitations in the size of boats, it being difficult to manage boats of over one hundred and fifty tons burden, and the cost of the power used to haul the boats up the incline. It is generally done by oxen, so that the costs of attendance are not very great, though greater than in the case of ordinary locks.

4th. The last system I shall notice may be called that of temporary floods. A dam, or series of dams, on the head waters of a river is filled by the flow of the stream, all the water, it may be for days, being held back in the reservoir. At the appointed time the dam is lowered and the flood rushes down, carrying with it the rafts and boats that await its coming. As often as the water allows, but at stated times, this flood is repeated. Its time of arrival at each point is accurately known, so all the preparations for movement can be made. The advantages of this method are found in its evident cheapness, but the disadvantages are very great. The return of boats up the stream is very difficult, and, on our rivers, would be practically impossible. Moreover, the flood tends to outrun the boats or rafts, and gives much more trouble from the consequent delays than would be readily supposed. After a very long trial, the French Government has abandoned, or is abandoning, the system. I cannot, therefore, recommend the expenditure of much money upon it. I would, however, advise that, in making any system of dams on the Kentucky or our other rivers, the question be considered whether it would not be well to have one movable dam well up the stream to arrest the flow of water for several hours each day, so as to give a better opportunity for the work of construction, while the intervening floods of a few feet would aid in transporting the stone and timber when it had to be brought from a distance. This would also serve as a means of testing the value of this system of regular floods in our rivers.
I venture to recommend the consideration of the question of trying all the above named systems of improvement, as the circumstances of the several rivers admit. A single dam on the movable plan could be easily tried in the Big Sandy. The flooding system might be tried in another stream, in the manner just suggested; and in a stream like Tygart's creek, it would perhaps be worth while to see whether the system of lifts, without locks, could not be made effective. The possibility of using timber locks, especially in streams where good building stone cannot be obtained, is well worthy of consideration. With a proper ballasting of rip-rap stone, and some cheap process of giving security against decay to the timber that is beyond the line of permanent moisture, there is no evident reason why these locks should not answer as well as the floating docks used at marine stations, which often outlast generations.

I beg leave to say, in conclusion, that the Geological Survey is prepared, within a year, to make a detailed study of the whole question of slack-water navigation, provided the means therefore are put into its hands. Two of the officers of the Survey have given much study to this question, and we can obtain the aid of the most eminent authorities in this country and Europe in the discussion of the problem. I would suggest that an appropriation of three thousand dollars be made for collecting information, and in preparing a report for publication. This need not delay the operations of construction. Work on locks can be begun, and these structures carried to completion, before it will be necessary to decide on the matter of movable or fixed dams, or the precise mode of construction of any model that is determined on. So while it seems to me of great importance that there should be a carefully planned study of the most effective modern appliances for accomplishing the best results with the least labor, it does not appear necessary to postpone the active work of building.

I very much regret that this call for information does not admit of the delay which would be necessary in order to answer in more than generalities, the important questions which have been put to me. If it is the pleasure of the General Assembly to charge me with the duty, and provide me with the means of giving detailed information, I can have it ready within a year.

N. S. SHALER,
State Geologist and Director of Kentucky Surveys.

JANUARY 26, 1876.
(See also special report on Kentucky river, Legislative Document, No. 16.)
Which was received.

Mr. Overstreet read and laid on the table the following joint res-
WHEREAS, In the contested election case of Prichard vs. Culbertson, the clerk, W. H. Gillis, was on duty thirty-seven days and many nights; therefore, be it

Resolved 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 upon the Treasurer for the sum of one hundred and fifty dollars ($150) in favor of said Gillis, out of any money not otherwise appropriated.

Mr. Bowles offered the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the present session of the General Assembly shall be extended beyond sixty days from its first meeting. This resolution shall take effect on its passage.

Mr. LaRue moved to suspend the rule of the House requiring joint resolutions to lie on the table one day, and put said resolution on its passage.

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 the rules of the House, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, J. H. Emerson, John B. Otten,
William Berkleu, Joshua G. Ford, Sammel R. Overstreet,
Bell G. Bidwell, W. H. Frederick, J. V. Owen,
James D. Black, Joseph A. Gaines, Jere. Poor,
James B. Blue, Robert E Grinstead, John Preston,
James H. Bowden, Allen C. Hagan, David Tryse,
Orlando C. Bowles, Wood M. Jones, Samuel Russell,
H. H. Brinkley, John Watts Kearny, A. H. Smith,
James W. Chowning, Wm. Kitchen, D. B. Smith,
E. A. Coffman, Martin W. LaRue, Ralph L. Spalding,
James M. Cook, Daniel Lary, Richard A. Spurr,
G. W. Craddock, Robert E. Little, L. J. Stephenson,
K. R. Culbertson, Lucien S. Luttrell, Albert A. Stoll,
S. P. Douthitt, T. J. Megibben, Richard P. Stoll,
P. H. Duncan, Thos. J. Montgomery, Charles H. Wood—47.
John Ellis, Robert W. Nelson,

Those who voted in the negative, were—

Mr. Speaker (Stone), J. Warren Grigsby, James M. Payne,
Marshall Baker, Theodore F. Hallam, George W. Pickett,
William H. Botts, Zach. T. Headly, W. L. Pollard,
Tobias W. Burton, Thomas W. Henton, J. N. Price,
Pat. Campion, Richard P. Hooker, O. C. Richardson, sr.,
F. G. Cox, E. E. Hume, Thomas H. Shanks,
Thomas J. Drury, W. G. Hunter, Ben. J. Shaver,
W. J. Edrington, T. J. Jenkins, M. M. Sloss,
Rufus Emmons, Thomas Johnson, George R. Snyder,
James Farmer, William B. Lindsay, John A. Steele,
Mr. D. B. Smith offered the following resolution, viz:

Resolved, That the Auditor of Public accounts be, and he is hereby, directed to furnish this House a statement, giving the name and amount of each and every corporation in this State which are required by law to pay tax or revenue into the State Treasury, and have failed to pay the same for the year 1875.

Which was adopted.

Mr. Luttrell offered the following resolution, viz:

Resolved, That this House will meet at 9½ o'clock, A. M., for the remainder of the present session.

Mr. McClure moved to amend said resolution by striking out “nine and a half” and inserting “nine.”

Mr. Nelson moved to insert “seven.”

Mr. Albert A. Stoll moved to lay said resolution and amendments on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. LaRue offered the following resolution, viz:

Resolved by the House of Representatives of Kentucky, That it is the sense of this body that the General Assembly (House and Senate) should extend its session indefinitely.

Mr. Snyder moved to lay said resolution on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Stone), P. H. Duncan, Lucien S. Luttrell,  
William C. Allen, John Ellis, T. J. Megibben,  
William Berkele, Joshua G. Ford, Samuel R. Overstreet,  
Bell G. Bidwell, L. J. Frazee, jr., Jere. Poor,  
James D. Black, W. H. Frederick, David Pryse,  
James H. Bowden, E. E. Hume, Samuel Russell,  
K. R. Culbertson, Martin W. LaRue,  

On motion of Mr. Craddock,  
Ordered, That the report of the State Board of Pharmacy be printed.

Mr. Cox, from the Committee on Military Affairs, to whom were referred a bill from the Senate, entitled  
An act to amend chapter 76 of General Statutes, title "Militia,"  
Reported the same without amendment.  
Said bill was ordered to be read a third time.  
Mr. Shanks moved to lay said bill on the table.  
And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.  
The yeas and nays being required thereon by Messrs. Cox and A. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Thomas W. Henton, Samuel R. Overstreet,  
William Berkele, E. E. Hume, Chas. Patterson,  
James D. Black, W. G. Hunter, Jere. Poor,  
James B. Blue, T. J. Jenkins, John Preston,  
James H. Bowden, Thomas Johnson, J. N. Price,  
James W. Chowning, John Watts Kearny, David Pryse,  
G. W. Craddock, Martin W. LaRue, Samuel Russell,  
K. R. Culbertson, Daniel Lary, Thomas H. Shanks,  
John Ellis, William B. Lindsay, D. B. Smith,  
J. H. Emerson, Robert E. Little, George R. Snyder,  
James Farmer, G. C. Lockhart, Ralph L. Spalding,  
John Feland, Matt. McKinney, Richard A. Spurr,  

76-H. R.
Those who voted in the negative, were—

William C. Allen, Rufus Emmons, Bryan S. McClure,
Bell G. Bidwell, Joshua G. Ford, Thos. J. Montgomery,
William H. Botts, W. H. Frederick, J. V. Owen,
Orlando C. Bowles, Joseph A. Gaines, James M. Payne,
H. H. Brinkley, George H. Gardner, George W. Pickett,
Tobias W. Burton, John D. Gardner, W. L. Pollard,
Pat. Campion, L. E. Green, O. C. Richardson, sr.,
E. A. Coffiman, Zach. T. Heady, Ben. J. Shaver,
James M. Cook, Allen C. Hagan, M. M. Sloss,
F. G. Cox, Richard P. Hocker, A. H. Smith,
S. P. Douthitt, Wood M. Jones, Green Sterrett,
Thomas J. Drury, Wm. Kitchen, Robert Sterrett,
P. H. Duncan, Lucien S. Luttrell, G. W. Winns—40.

On motion of Mr. Snyder, the rule of the House was suspended to allow the Committee on the Judiciary to report a bill.

Mr. Grigsby, from the Committee on the Judiciary, to whom was referred a bill from the Senate, entitled
An act to incorporate the purchasers of railroads,
Reported the same without amendment.

Mr. Kearny moved that said bill be read a third time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Kearny then moved that the vote by which said bill was ordered to its third reading be reconsidered.

The hour of 12 o'clock, M., having arrived,

On motion of Mr. Grigsby,

Ordered, That the orders of the day be postponed to allow the further consideration of said bill.

The question being taken on the adoption of the motion of Mr. Kearny to reconsider the vote by which said bill was ordered to its third reading, it was decided in the affirmative.

Mr. Kearny offered an amendment to said bill.

Mr. Grigsby offered a substitute for said amendment.

At 12:15 o'clock, P. M., Mr. Bowles moved that this House do now adjourn until ten o'clock to-morrow morning.
Mr. Hallam moved to amend said motion by inserting "seven and a half," instead of "ten."

The question being taken on the adoption of the motion as made by Mr. Bowles, it was decided in the affirmative.

And then the House adjourned.

WEDNESDAY, FEBRUARY 23, 1876.

Mr. Albert A. Stoll withdrew his motion to reconsider the vote by which this House passed a bill for the benefit of Major & Overton.

Mr. Powell offered the following resolution, viz:

Resolved, That the State Librarian be, and she is hereby, directed to take charge of the sword of Adjutant G. N. Cardwell, and place it, for safe-keeping, among the treasured relics of her other brave and gallant sons.

Which was twice read and adopted.

The House then took up the resolution offered on yesterday by Mr. Overstreet, entitled

Resolution for the benefit of W. H. Gillis.

Mr. Snyder moved to amend said resolution by striking out "one hundred and fifty" and inserting in lieu thereof "one hundred."

Which was adopted.

Said resolution, as amended, was then twice read and adopted.

Mr. Snyder was appointed a committee to report said resolution to the Senate.

Who, after a time, reported that he had performed that duty.

Mr. Pickett moved to suspend the rule of the House to allow the Committee on General Statutes to report a bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, L. E. Green, James M. Payne,
Bell G. Bidwell, Robert E. Grinstead, George W. Pickett,
Mr. Speaker (Stone), J. Warren Grigsby, T. J. Megibben, Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections,"

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, William A. Moore, J. Warren Grigsby, T. J. Megibben, Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections,"

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, William A. Moore, J. Warren Grigsby, T. J. Megibben, Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

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Mr. Speaker (Stone), Joseph A. Gaines, William A. Moore, J. Warren Grigsby, T. J. Megibben, Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

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The question was then taken on the passage of said bill, and it was decided in the affirmative.

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The question was then taken on the passage of said bill, and it was decided in the affirmative.

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The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

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Mr. Speaker (Stone), Joseph A. Gaines, William A. Moore, J. Warren Grigsby, T. J. Megibben, Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections,"

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That the title of said bill be as aforesaid.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

- An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Shelbyville.
- An act to incorporate the Walnut Bend Fence Company, in Henderson and Union counties.
- An act to incorporate the Farmers' Home Mutual Aid Association, of Fleming county.
- An act to prevent stock from running at large in the counties of Bracken, Pendleton, Grant, and Harrison.

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

1. An act for the benefit of the sheriff of Powell county.
2. An act for the benefit of the Wolfe court of claims, legalizing the acts of said court.

3. An act for the benefit of Jacob Howerton, of Lee county.

4. An act for the benefit of C. C. Hanks, sheriff of Wolfe county, allowing him further time to execute bond.

5. An act incorporating the Louisville Abstract and Loan Association.

6. Resolution providing for the appointment of a commission to investigate a claim of L. L. Chevis, of Lexington.


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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills and resolutions be referred—the 1st and 3d to the Committee on Claims; the 2d to the Committee on County Courts; the 4th and 5th to the Committee on General Statutes; the 6th to the Committee on Ways and Means; and the 7th to the Special Committee on the death of Gen. John C. Breckinridge.

On motion of Mr. Campion, the House took up a Senate bill, entitled

An act incorporating the Fourth Presbyterian Church, of Louisville.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Powell, from the special joint committee to withdraw from the Governor an enrolled bill, which originated in the Senate, entitled

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton,

Reported that they had performed that duty by withdrawing said bill from the possession of the Governor and delivering the same to the Clerk of this House.

Mr. Grigsby moved to reconsider the vote by which said bill was passed.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved to reconsider the vote by which said bill had its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Powell offered an amendment to said bill.

Which was adopted.

Mr. Little moved to amend said bill by adding the word "district" after the word "court."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being 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 the House of Representatives, entitled

An act to incorporate the Williamstown Deposit Bank.

A message was received from the Senate, asking to withdraw from the House the announcement of the passage of a bill, which originated in the House of Representatives, entitled

An act to authorize the citizens of Garnettsville precinct, in Meade county, to vote upon the question of licensing taverns to sell spirituous, vinous, and malt liquors.

On motion of Mr. Grigsby, the special order for 10:15 o'clock, A. M., was postponed for the further consideration of a Senate bill, entitled

An act to incorporate the purchasers of railroads.

Mr. Grigsby moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Little moved to reconsider the vote by which the previous question was ordered.

Mr. Snyder moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question being taken on the adoption of the motion to reconsider, it was decided in the affirmative.
On motion of Mr. Lockhart, the orders of the day were postponed for the further consideration of said bill.

Mr. Hallam offered the following substitute for said bill and amendments, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the purchasers of any railroad at judicial sale shall have all the corporate rights and franchises of the company whose road shall be sold, but the same shall continue only until the end of the session of the General Assembly beginning next after such sale.

Mr. Richard P. Stoli moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

The question being taken on the adoption of the amendment offered by Mr. Kearny, it was decided in the negative.

Said amendment reads as follows, viz:

Amend first section by striking out all that part after the words "provided that," in the 23d line, and inserting in lieu thereof the following: The acceptance of the provisions of this act by the purchaser or purchasers of a railroad or railroads shall be construed as a waiver or forfeiture of any right of exemption from the power of the General Assembly of this Commonwealth to alter, amend, or repeal the chartered privileges of such corporation at pleasure, growing out of any provision, or on account of the legal effect, of the act incorporating said corporation or amendments thereto; and the privileges and franchises acquired by said purchaser or purchasers are hereby declared to be at all times subject to modification, alteration, amendment, or repeal by the General Assembly of this Commonwealth.

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

Those who voted in the affirmative, were—

H. H. Brinkley, E. E. Hume, Lucien S. Luttrell,
John Ellis, T. J. Jenkins, T. J. Megibbon,
Rufus Emmons, John Watts Kearny, A. H. Smith,
John M. Fish, Martin W. LaRue, Ralph L. Spalding,
L. E. Green, W. Jeff. Lee, John A. Steele,
Theodore F. Hallam, Robert E. Little, L. J. Stephenson,

Those who voted in the negative, were—

Mr. Speaker (Stone), John Feiland, Chas. Patterson,
William C. Allen, Joshua G. Ford, James E. Payne,
Marshall Baker, W. H. Frederick, George W. Pickett,
William Berkele, Joseph A. Gaines, W. L. Pollard,
Bell G. Bidwell, George H. Gardner, Jere. Poor,
James D. Black, John D. Gardner, John W. Powell,
James B. Blue, J. Warren Grigsby, John Preston,
William H. Botts, Zach. T. Heady, J. N. Price,
The question being taken on the adoption of the substitute offered by Mr. Hallam, it was decided in the negative.

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

Those who voted in the affirmative, were—

F. G. Cox,
John Ellis,
Rufus Emmons,
John M. Fish,
L. E. Green,
Theodore F. Hallam, W. Jeff. Lee,
E. E. Hume, Robert E. Little,
T. J. Jenkins, A. H. Smith,
Martin W. LaRue, Green Sterrett—13.

Those who voted in the negative, were—

Mr. Speaker (Stone), John D. Gardner, James M. Payne,
William C. Allen, J. Warren Grigsby, George W. Pickett,
Marshall Baker, Robert E. Grinstead, W. L. Pollard,
William Berkle, Zach. T. Heady, Jere. Poor,
Bell G. Bidwell, Thomas J. Henry, John W. Powell,
James D. Black, Thomas W. Henton, John Preston,
William H. Boits, Allen C. Hagan, J. N. Price,
James H. Bowden, Richard P. Hooker, David Pryse,
Orlando C. Bowles, W. G. Hunter, O. C. Richardson, sr.,
William H. Brinkley, Thomas Johnson, Samuel Russell,
Tobias W. Burton, Wood M. Jones, Thomas H. Shanks,
Pat. Campion, John Watts Kearny, Ben. J. Shaver,
James W. Chowning, Wm. Kitchen, M. M. Sloss,
E. A. Coffman, William B. Lindsay, D. B. Smith,
James M. Cook, G. C. Lockhart, George R. Snyder,
K. R. Culbertson, Lucien S. Luttrell, Richard A. Spurr,
S. P. Douthitt, Bryan S. McClure, John A. Steele,
Thomas J. Drury, T. J. Megibben, L. J. Stephenson,
P. H. Duncan, William E. Minor, Robert Sterrett,
W. J. Edrington, Thos. J. Montgomery, Richard P. Stoll,
J. H. Emerson, James D. Black, W. J. Taylor,
James Farmer, Wm. B. Lindsey, E. B. Treadway,

77-H. x.
Ordered, That said bill be read a third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, Samuel R. Overstreet,
William C. Allen, Joseph A. Gaines, J. V. Owen,
Marshall Baker, George H. Gardner, Chas. Patterson,
William Berkele, John D. Gardner,
Bell G. Bidwell, J. Warren Grigsby, James M. Payne,
James D. Black, Robert E. Grinstead, George W. Pickett,
James B. Blue, Zach. T. Heady, W. L. Pollard,
William H. Botts, Thomas J. Henry, Jere. Poor,
James H. Bowden, Thomas W. Henton, John W. Powell,
Orlando C. Bowles, Allen C. Hagan, John Preston,
H. H. Brinkley, Richard P. Hocker, J. N. Price,
Tobias W. Burton, E. E. Hume, O. C. Richardson, sr.,
Pat. Campion, W. G. Hunter, Samuel Russell,
James W. Chowning, T. J. Jenkins, Thomas H. Shank,
E. A. Coffman, Ben J. Shaver,
James M. Cook, M. M. Sloss,
F. G. Cox, D. B. Smith,
K. R. Culbertson, George R. Snyder,
S. P. Douthitt, Ralph L. Spalding,
Thomas J. Drury, Richard A. Spurr,
P. H. Duncan, L. J. Stephenson,
William B. Lindsay, Robert Sterrett,
Bryan S. McClure, Albert A. Stoll,
Lucien S. Luttrell, Richard P. Stoll,
T. J. Megibben, W. J. Taylor,
William E. Minor, E. B. Treadway,
Thos. J. Montgomery, G. W. Wins,
William A. Moore, Chas. H. Wood—82.

Those who voted in the negative, were—

Rufus Emmons, Martin W. LaRue, A. H. Smith,
L. E. Green, Robert E. Little, John A. Steele,
John Watts Kearny,

Resolved, That the title of said bill be as aforesaid.

Mr. Botts moved to reconsider the vote by which said bill was passed.
Mr. Richard P. Stoll moved to lay said motion on the table.
At 1:20 o’clock, P. M., Mr. Little moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the negative.
The question was then taken on the adoption of the motion to lay the motion to reconsider on the table, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Hallam and Little, were as follows, viz:

**Those who voted in the affirmative, were—**

Mr. Speaker (Stone), Joseph A. Gaines, James M. Payne,
William C. Allen, George H. Gardner, George W. Pickett,
Marshall Baker, John D. Gardner, W. L. Pollard,
William Berkele, J. Warren Grigsby, Jere. Poor,
Bell G. Bidwell, Robert E. Grinstead, John W. Powell,
James B. Blue, Zach. T. Heady, John Preston,
William H. Botts, Thomas J. Henry, J. N. Price,
James H. Bowden, Thomas W. Henton, David Pryse,
H. H. Brinkley, Richard P. Hocker, O. C. Richardson, sr.,
Tobias W. Burton, W. G. Hunter, Samuel Russell,
Pat. Campion, Thomas Johnson, Thomas H. Shanks,
James W. Chowning, Wood M. Jones, Ben. J. Shaver,
E. A. Coffman, Wm. Kitchen, M. M. Sloss,
James M. Cook, W. Jeff. Lee, D. B. Smith,
F. G. Cox, William B. Lindsay, George R. Snyder,
K. R. Cubertson, Lucien S. Luttrell, Ralph L. Spalding,
S. P. Douthitt, Bryan S. McClure, Richard A. Spurr,
Thomas J. Drury, William E. Minor, L. J. Stephenson,
P. H. Duncan, Thos. J. Montgomery, Robert Sterrett,
W. J. Edrington, William A. Moore, Albert A. Stoll,
James Farmer, Robert W. Nelson, Richard P. Stoll,
John Feland, Samuel R. Overstreet, W. J. Taylor,
John M. Fish, J. V. Owen, G. W. Wins, 
Joshua G. Ford, Chas. Patterson, Charles H. Wood—73.

**Those who voted in the negative, were—**

John Ellis, John Watts Kearny, A. H. Smith,
Rufus Emmons, Martin W. LaRue, John A. Steele,
L. E. Green, Robert E. Little, Green Sterrett—11.
Theodore F. Hallam, G. C. Lockhart,
Mr. LaRue moved to reconsider the vote by which this House rejected a Senate bill, entitled
An act to amend chapter 76, General Statutes, title “Militia.”
Mr. LaRue moved to reconsider the vote by which this House passed a bill, entitled
An act to increase the jurisdiction of justices of the peace of Jefferson county.

The House then took up for further consideration a bill, entitled
A bill to tax the accumulated surplus fund of banks and other moneyed and other corporations of loan and discount in this Commonwealth.

Said bill was engrossed and read a third time.
At 1:35 o'clock, P. M., Mr. Grinstead moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Spurr and Richard P. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Mr. George H. Gardner, Mr. Chas. Patterson,
Marshall Baker, Mr. John D. Gardner, Mr. James M. Payne,
William Berkele, Mr. L. E. Green, Mr. George W. Pickett,
Bell G. Bidwell, Mr. J. Warren Grigsby, Mr. W. L. Pollard,
James D. Black, Mr. Robert E. Grinstead, Mr. Jere. Poor,
William H. Botts, Mr. Theodore F. Hallam, Mr. John W. Powell,
James H. Bowden, Mr. Zach. T. Heady, Mr. John Preston,
Orlando C. Bowles, Mr. Thomas W. Henton, Mr. J. N. Price,
H. H. Brinkley, Mr. Allen C. Hagan, Mr. David Pryse,
Tobias W. Burton, Mr. Richard P. Hooker, Mr. O. C. Richardson, sr.,
Pat. Campion, Mr. W. G. Hunter, Mr. Samuel Russell,
James W. Chowning, Mr. T. J. Jenkins, Mr. Thomas H. Shanks,
E. A. Coffman, Mr. Thomas Johnson, Mr. Ben. J. Shaver,
James M. Cook, Mr. Wood M. Jones, Mr. M. M. Sloss,
F. G. Cox, Mr. John Watts Kearny, Mr. A. H. Smith,
S. P. Douthitt, Mr. Wm. Kitchen, Mr. D. B. Smith,
Thomas J. Drury, Mr. Martin W. LaRue, Mr. George R. Snyder,
W. J. Edrington, Mr. W. Jeff. Lee, Mr. Ralph L. Spalding,
John Ellis, Mr. William B. Lindsay, Mr. Richard A. Spurr,
J. H. Emerson, Mr. Robert E. Little, Mr. John A. Steele,
Rufus Emmons, Mr. G. C. Lockhart, Mr. L. J. Stephenson,
James Farmer, Mr. Lucien S. Luttrell, Mr. Green Sterrett,
John Feland, Mr. Bryan S. McClure, Mr. Robert Sterrett,
John M. Fish, Mr. William E. Minor, Mr. W. J. Taylor,
Joshua G. Ford, Mr. Thos. J. Montgomery, E. B. Treadway,
W. H. Frederick, Mr. Samuel R. Overstreet, G. W. Winns,
Joseph A. Gaines, Mr. J. V. Owen, Mr. Charles H. Wood—81.

Those who voted in the negative, were—


Resolved. That the title of said bill be as aforesaid.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to improve the navigation of the South Fork of the Kentucky river, in Clay county.
And that they had passed a bill, entitled
An act to amend chapter 60 of the General Statutes, title "Interest and Usury,"
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on General Statutes.
The following petitions were presented, viz:
By Mr. LaRue—
1. The petition of sundry members of the A. O. U. W., praying the passage of a joint resolution that said society is not an insurance company.
By same—
2. The petition of sundry citizens of Marion, Crittenden county, praying the passage of an act to amend the charter of said town.
Which were received, the reading dispensed with, and referred—the 1st to the Committee on Banks, and the 2d to the Committee on Corporate Institutions.
Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act to incorporate Anchorage Presbyterian Church;
An act to repeal the charter of Big Spring, in the counties of Meade, Hardin, and Breckinridge;
An act to repeal an act, entitled "An act for the preservation and production of game and fish in Bourbon county," approved January 22, 1874;
An act to amend an act, entitled "An act to incorporate the Elizabethtown, Lexington, and Big Sandy Railroad;"
An act incorporating the Home Savings Bank, of Winchester;
An act to incorporate the Agricultural Bank of Paris;
An act to provide and maintain public schools in Cloverport, Breckinridge county;
An act to amend an act, entitled "An act to incorporate the Richmond, Irvine, and Three Forks Railroad," approved February 28th, 1873;

An act for the benefit of the Kentucky Mutual Benefit Association, of Maysville;

An act to repeal the charter of the Louisville, Memphis, and New Orleans Railroad;

An act to amend the charter of the Mt. Freedom and Jessamine County Turnpike Road Company.

An act to amend an act, entitled "An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Paris;"

An act changing the times of holding quarterly courts in Bourbon county;

An act for the benefit of Garrard county;

Also an enrolled bill, which originated in the Senate, entitled

An act regulating the jurisdiction of the circuit courts for the ninth judicial district;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

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

On motion of Mr. Berkeley—
1. A bill for the benefit of the sheriff of Garrard county.

On motion of Mr. David Pryse—
2. A bill for the benefit of W. F. Fluty, committee for Walker Derbin, of Estill county.

On motion of same—
3. A bill to improve the navigation of the Kentucky river.

On motion of Mr. Johnson—
4. A bill to prevent stock from running on turnpike roads in Montgomery county.

On motion of Mr. Richard P. Stoll—
5. A bill to amend an act incorporating the Catholic Cemetery, of Lexington.

On motion of Mr. Black—
6. A bill for the benefit of J. L. McCarty, of Whitley county.

On motion of Mr. Henton—
7. A bill to incorporate the Grangers' Bank, of Shelbyville.
On motion of Mr. Frederick—

On motion of Mr. Powell—
9. A bill to abolish the police court of Harrodsburg.

On motion of Mr. Lee—
10. A bill for the benefit of H. C. Marimon.

Ordered, That the Committee on County Courts prepare and bring in the 1st and 9th; the Committee on Claims the 2d; the Committee on Internal Improvement the 3d; the Committee on Propositions and Grievances the 4th; the Committee on Corporate Institutions the 8th, and 10th; the Committee on General Statutes the 6th, and the Committee on Banks the 7th.

At 1:45 o'clock, P. M., Mr. Campion moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned until 7½ o'clock this evening.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill to regulate the sale of spirituous, vinous, and malt liquors in the town of Madisonville, Hopkins county.

By Mr. Grinstead, from the Committee on County Courts—
A bill to enable the people of Jessamine county to vote a tax on themselves to build a new court-house in said county.

By same—
A bill for the benefit of the county clerk of Jessamine county.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to protect sheep in Kenton county.

By Mr. Hocker, from the Committee on Railroads—
A bill to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of W. P. Fox, jailer of Knox county.

By Mr. Campion, from the Committee on County Courts—
A bill to authorize the county court of Pulaski county to issue bonds to build a jail.
By Mr. Bowden, from the Committee on the Judiciary—
A bill for the benefit of Richard H. Collins.
By Mr. Botts, from the Committee on Circuit Courts—
A bill to incorporate the Glasgow Grangers' Mutual Benefit Society.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Ordered, That Mr. Jenkins be appointed a committee to report the last two named bills to the Senate.

Who, after a time, reported that he had performed that duty.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Hardia county.
An act to prohibit the sale of spirituous, malt, or vinous liquors in Glasgow, and within one mile of the outside boundary thereof.
An act to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Mt. Sterling.
An act for the benefit of C. K. Cluke.
An act to amend section 6, article 31, chapter 29, General Statutes, for the benefit of Wm. F. Peak, of Trimble county.

With amendments to the last two named bills.

Which were concurred in.

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

2. An act to regulate the time of holding circuit courts in certain counties in the ninth judicial district.

Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on General Statutes, and the 2d to the Committee on Circuit Courts.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of R. B. Knoll and other sureties of Joseph Gore, late sheriff of Larue county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Martin W. LaRue, J. V. Owen, D. B. Smith—5.
Samuel R. Overstreet, Chas. Patterson,

Resolved, That the title of said bill be as aforesaid.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of the devisees of Joseph Brown,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Resolved, That the title of said bill be as aforesaid.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Hallam, from the Committee on General Statutes—
A bill to amend section 2, article 1, chapter 55, General Statutes, applying to Gallatin county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to change the time of holding the county and quarterly courts for Lincoln county.

By same—
A bill to incorporate the Mattie Hays Boat Club, of Louisville.

By same—
A bill for the benefit of C. K. Oldham, late sheriff of Madison county.

By Mr. Spalding, from the Committee on Education—
A bill for the benefit of school district No. 34, in Taylor county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend the charter of the city of Louisville.

By Mr. Kearny, from the Committee on Ways and Means—
A bill to authorize the Congregation Adas Israel, of the city of Louisville, to issue mortgage bonds.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend the charter of the city of Louisville, and directory to the Board of Commissioners of Public Charities of said city.

By same—
A bill to amend an act establishing a new charter for the city of Louisville, approved March 3, 1870.

By Mr. Hallam, from the Committee on Banks—
A bill to amend an act, entitled "An act to amend the charter of the Louisville Banking Company, of the city of Louisville."

By Mr. Minor, from the Committee on Corporate Institutions—
A bill incorporating the Kentucky Infirmary for Women and Children.

By Mr. Poor, from the Committee on Internal Improvement—
A bill to amend an act to incorporate the Danville, Lancaster, and Nicholasville Turnpike Road Company.
By Mr. Preston, from the Committee on the Judiciary—
A bill to incorporate the National Grange of the Patrons of Husbandry.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend the charter of the town of Parkland.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Garfield McCormack, of Lawrence county.

By Mr. Hallam, from the Committee on Banks—
A bill to incorporate the Traders' Deposit Bank, of Mt. Sterling.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill to change the line between the counties of Whitley and Laurel.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to repeal an act, entitled "An act to amend the charter of the city of Louisville," approved April 19th, 1873, and to re-enact section 88 of an act, entitled "An act establishing a new charter for the city of Louisville," approved March 3, 1870.

By same—
A bill to amend the charter of the city of Louisville.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Richard P. Stoll, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the People's Gas-light Company, of Lexington.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

Mr. Nelson moved to reconsider the vote by which said bill was passed.

Mr. Little moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Payne, from the Committee on Propositions and Grievances, to whom was referred a bill from the Senate, entitled

An act for the benefit of Lewis county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The House then took up from the orders of the day a bill from the Senate, entitled

An act releasing the stock of the State of Kentucky in the turnpike road leading from the mouth of Salt river to Elizabethtown, in Hardin county.

Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Mr. Payne, from the Committee on Propositions and Grievances, to whom had been referred Senate bills of the following titles, viz:

An act to authorize the sale of the stock owned by the Logan county court in the Louisville and Nashville Railroad Company;

An act to authorize Logan county court to borrow money;

Reported the same without amendment.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled
An act to establish the seventeenth circuit court judicial district,
Reported the same without amendment.
Mr. Preston moved to amend said bill by striking out Trimble county.
Mr. Hume moved to amend said bill by striking out Anderson county.
Mr. Preston moved to recommit said bill to the Committee on Circuit Courts.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
A message was received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of keepers of ferries in Campbell county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being 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 bills, which originated in the House of Representatives, of the following titles, viz:
An act to revise and amend the charter of the city of Dayton, Campbell county.
An act to incorporate the Lexington Gas Company, of Lexington.
An act to incorporate the Mount Sterling Female College.
An act to incorporate the People's Gas-light Company, of Lexington.
An act to prevent trespass in certain counties in this Commonwealth.
With an amendment to the last named bill.
Which was concurred in.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act to amend the charter of the Midway and Elkhorn and Scott County and Elkhorn and Midway and Scott County Turnpike Road Companies.

2. An act to continue ten years longer an act, entitled "An act to amend the charter of the town of Hustonville and amendments thereto," approved March 13th, 1872.

3. An act to repeal an act, entitled "An act to establish a criminal court in the eleventh judicial district," approved February 20, 1874, so far as the same applies to the county of Henry.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Internal Improvement; the 2d to the Committee on Corporate Institutions, and the 3d to the Committee on Circuit Courts.

Mr. Megibben, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled

An act in relation to an act to incorporate the Kentucky and Great Eastern Railway Company, approved March 22, 1870,

Reported the same without amendment.

Said bill was ordered to be read a third time.

Mr. Hallam moved to recommit said bill to the Committee on Banks, with leave to report at any time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Bowden, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to guard against the abuses of the elective franchise by requiring a registration of voters in the city of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.
Leave of absence, indefinitely, was granted Mr. A. H. Smith.

Mr. Emmons, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to charter the deposit bank of L. Goodpaster, Sons & Co., Owingsville, Bath county;

An act for the benefit of Henry F. Cornelius, A. Cornelius, and J. H. Gooch;

An act for the benefit of W. A. Mahoney, sheriff of Muhlenburg county;

An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Shelbyville;

An act for the benefit of Allensville voting precinct, in Todd county;

An act to authorize the purchasers of the property of the Red River Iron Manufacturing Company to organize as a new corporation;

Resolution to provide for the erection of stable on public grounds adjacent Executive Mansion;

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

An act to establish a criminal court in the sixth judicial district and Hardin county;

An act to establish a criminal court in the counties of Daviess, Hancock, Ohio, Meade, Grayson, and Breckinridge;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Emmons inform the Senate thereof.

And then the House adjourned.

79-n. r.
The following petitions were presented, viz:

By Mr. Barker—
1. The petition of sundry citizens of Greenup county, asking the repeal of section 8, article 13, of chapter 38, General Statutes.

By Mr. Lockhart—
2. The petition of sundry citizens of Stamping Ground precinct, in Scott county, praying the repeal of the local option law as to said precinct.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on the Judiciary; and the 2d to the Committee on Moral and Religious Institutions.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Kentucky Oil, Pipe, Mining, and Transportation Company.
An act, entitled "An act to amend the road law of Boone county."
An act to amend the charter of the Odd Fellows' Insurance Company of Kentucky, approved 23d February, 1874.
An act to amend an act, entitled "An act to incorporate the town of Butler, Pendleton county."
An act to incorporate the Pendleton County Mutual Aid Association.
An act for the benefit of Hart county.
An act to authorize the Franklin county court to issue bonds for the aid of turnpike roads, and other purposes.
An act to legalize the action of the board of trustees of Glasgow, in subscribing $1,000 to aid in building the Baptist Female College of Liberty Association of Kentucky, at Glasgow, and issuing a bond in payment of said subscription.
An act authorizing the Wayne county court to sell twenty thousand dollars of the bonds of the county for the purpose of building courthouse.
An act to amend the charter of Ford's Mill and Kentucky River Turnpike Road Company.
That they had passed bills of the following titles, viz:
1. An act to change the time of holding the Ballard county court.
2. An act for the benefit of pauper idiots in Hardin county.
3. An act for the benefit of the sureties of T. B. Brassfield.
5. An act to legalize the acts of the Hardin county court, at its January term, 1876.
6. An act to amend an act, entitled "An act to amend the charter of the Masonic Widows and Orphans' Home and Infirmary," approved March 15th, 1871.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 5th to the Committee on County Courts; the 2d to the Committee on Propositions and Grievances; the 3d and 4th to the Committee on Claims, and the 6th to the Committee on Corporate Institutions.

Mr. Jones presented the petition of sundry citizens of the town of Clinton, asking the repeal of the local option law of said town.

Which was received, the reading dispensed with, and referred to the Committee on Propositions and Grievances.

Mr. Bowles called up from the orders of the day a joint resolution, entitled

Resolution as to extending the time of the present session of the General Assembly beyond the sixty days.

Mr. McKinney moved to amend said resolution by extending the time twenty days beyond the constitutional time.

Mr. Feland moved to amend by extending the time to the 10th day of March.

Mr. Little moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. LaRue moved to lay the amendments to said resolution on the table.

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. LaRue and Feland, were as follows, viz:
Those who voted in the affirmative, were—

Bell G. Bidwell, 
James H. Bowden, 
K. R. Cubertson, 
John Feland, 
John M. Fish, 
L. J. Frazee, Jr., 
W. H. Frederick, 
J. Warren Grigsby, 
Robert E. Grinstead, 
Theodore F. Hallam, 
Thomas W. Henton, 
W. G. Hunter, 
John Watts Kearny, 
Martin W. LaRue, 
Robert E. Little, 
G. C. Lockhart, 
Lucien S. Luttrell, 
Bryan S. McClure, 
T. J. Megibben, 
Samuel R. Overstreet, 
O. C. Richardson, sr., 
Samuel Russell, 
Ben. J. Shaver, 
Ralph L. Spalding, 
Albert A. Stoll, 
Richard P. Stoll, 
Charles H. Wood—27.

Those who voted in the negative, were—

Mr. Speaker (Stone), 
William C. Allen, 
Marshall Baker, 
William Berkele, 
James D. Black, 
James B. Blue, 
William H. Botts, 
Orlando C. Bowles, 
H. H. Brinkley, 
Tobias W. Burton, 
Pat. Campion, 
James W. Chowning, 
E. A. Coffman, 
James M. Cook, 
F. G. Cox, 
G. W. Craddock, 
S. P. Douthitt, 
Thomas J. Drury, 
P. H. Duncan, 
W. J. Edrington, 
John Ellis, 
J. H. Emerson, 
Rufus Emmons, 
James Farmer, 
Joshua G. Ford, 
Joseph A. Gaines, 
George H. Gardner, 
John D. Gardner, 
L. E. Green, 
Zach T. Heady, 
Thomas J. Henry, 
Allen C. Hagan, 
Richard P. Hocker, 
E. E. Hume, 
T. J. Jenkins, 
Thomas Johnson, 
Wood M. Jones, 
Wm. Kitchen, 
W. Jeff. Lee, 
William B. Lindsay, 
Matt. McKinney, 
William E. Minor, 
Thos. J. Montgomery, 
William A. Moore, 
Robert W. Nelson, 
John B. Otten, 
J. V. Owen, 
James M. Payne, 
George W. Pickett, 
W. L. Pollard, 
Jere. Poor, 
John W. Powell, 
John Preston, 
J. N. Price, 
David Pryse, 
C. W. Robbins, 
Thos. H. Shanks 
M. M. Sloss, 
A. H. Smith, 
D. B. Smith, 
George R. Snyder, 
Richard A. Spurr, 
John A. Steele, 
L. J. Stephenson, 
Green Sterrett, 
Robert Sterrett, 
W. J. Taylor, 
E. B. Treadway, 
G. W. Winns—69.

A message was received from the Senate, announcing that they had passed a joint resolution, entitled

Resolution extending the present session of the Legislature twenty days beyond the constitutional time.

Said resolution reads as follows:

Whereas, It is evident that, in the limited time remaining of the constitutional term, it is impossible that the measures of public importance now before the General Assembly can be acted on, and great detriment to the public service must inevitably result from the failure to perfect them; therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That the session of this General Assembly be extended beyond the sixty days to which it is limited by the Constitution.
Mr. Bowles moved to reconsider the vote by which the previous question was ordered on the House resolution and amendments as to extension of session.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, Robert W. Nelson,
William C. Allen, W. H. Frederick, John B. Otten,
Marshall Baker, Joseph A. Gaines, J. V. Owen,
William Berkele, George H. Gardner, James M. Payne,
Bell G. Bidwell, John D. Gardner, George W. Pickett,
James D. Black, L. E. Green, W. L. Pollard,
James B. Blue, Robert E. Grinstead, Jere. Poor,
William H. Betts, Theodore F. Hallam, John W. Powell,
James H. Bowden, Zach. T. Headly, John Preston,
Orlando C. Bowles, Thomas J. Henry, J. N. Price,
H. H. Brinkley, Thomas W. Henton, David Pryse,
Tobias W. Burton, Allen C. Hagan, O. C. Richardson, sr.,
Pat. Campion, Richard P. Hocker, C. W. Robbins,
James W. Chowning, E. E. Hume, Thomas H. Shanks,
E. A. Coffman, W. G. Hunter, Ben. J. Shaver,
James M. Cook, T. J. Jenkins, M. M. Sloss,
F. G. Cox, Thomas Johnson, A. H. Smith,
K. R. Culbertson, Wood M. Jones, D. B. Smith,
S. P. Douthitt, Wm. Kitchen, George R. Snyder,
Thomas J. Drury, Martin W. LaRue, Richard A. Spurr,
P. H. Duncan, W. Jeff. Lee, John A. Steele,
W. J. Edrington, William B. Lindsay, L. J. Stephenson,
John Ellis, G. C. Lockhart, Green Sterrett,
J. H. Emerson, Matt. McKinney, Robert Sterrett,
Rufus Emmons, William E. Minor, W. J. Taylor,
James Farmer, Thos. J. Montgomery, E. B. Treadway,
John Feland, William A. Moore, G. W. Winns—81.

Those who voted in the negative, were—

John M. Fish, Bryan S. McClure, Ralph L. Spalding,
L. J. Frazee, jr., T. J. Megibben, Albert A. Stoll,
J. Warren Grigsby, Samuel R. Overstreet, Richard P. Stoll,

Mr. Bowles moved to take up the Senate resolution and adopt the same for the House resolution and amendments.

Mr. LaRue moved to lay said motion on the table.

Mr. Feland moved to suspend the rules of the House to take up the Senate resolution to extend the session twenty days.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

**Those who voted in the affirmative, were—**

- Mr. Speaker (Stone)
- William C. Allen
- Marshall Baker
- William Berkele
- James D. Black
- James B. Blue
- William H. Botts
- Orlando C. Bowles
- H. H. Brinkley
- Tobias W. Burton
- Pat. Campion
- James W. Chowning
- E. A. Coffman
- James M. Cook
- F. G. Cox
- G. W. Craddock
- S. P. Douthitt
- Thomas J. Drury
- P. H. Duncan
- W. J. Edrington
- John Ellis
- J. H. Emerson
- Rufus Emmons
- James Farmer
- John Feland
- Joshua G. Ford
- W. H. Frederick
- Joseph A. Gaines
- George H. Gardner
- John D. Gardner
- L. E. Green
- Robert E. Grinstead
- Theodore F. Hallam
- Zach. T. Heady
- Thomas J. Henry
- Thomas W. Hentlon
- Allen C. Hagan
- Richard P. Hocker
- E. E. Hume
- T. J. Jenkins
- Thomas Johnson
- Wood M. Jones
- Wm. Kitchen
- W. Jeff. Lee
- William B. Lindsay
- Matt. McKinney
- William E. Minor
- Thos. J. Montgomery
- William A. Moore
- Robert W. Nelson
- John B. Otten
- Samuel R. Overstreet
- J. V. Owen
- James M. Payne
- George W. Pickett
- W. L. Pollard
- Jere. Poor
- John W. Powell
- John Preston
- J. N. Price
- David Pryse
- O. C. Richardson, sr.
- C. W. Robbins
- Ben. J. Shaver
- M. M. Sloss
- A. H. Smith
- D. B. Smith
- George R. Snyder
- Richard A. Spurr
- John A. Steele
- L. J. Stephenson
- Green Sterrett
- Robert Sterrett
- Albert A. Stoll
- W. J. Taylor
- E. B. Treadway
- G. W. Wins—77.

**Those who voted in the negative, were—**

- Bell G. Bidwell
- K. R. Culbertson
- John M. Fish
- L. J. Frazee, jr.
- J. Warren Grigsby
- W. G. Hunter
- John Watts Kearny
- Martin W. LaRue
- Robert E. Little
- Lucien S. Luttrell
- Bryan S. McClure
- T. J. Megibben
- Samuel Russell
- Ralph L. Spalding
- Richard P. Stoll
- Charles H. Wood—16.

Mr. Snyder moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The question being taken on the adoption of the Senate resolution, it was decided in the affirmative.

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


Those who voted in the negative, were—


Mr. Nelson offered the following joint resolution:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the forms prepared by W. N. Patterson for county officers, embracing their respective duties systematically arranged and condensed, and they are recommended for use by said officers.

Which was adopted.

Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to regulate elections for directors and other officers of private corporations.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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 from the orders of the day a bill, entitled A bill to regulate the sale of leaf tobacco in this Commonwealth by warehousemen and commission merchants and tobacco dealers on commission.

Said bill was engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Mr. Campion moved to reconsider the vote by which the House passed a bill, entitled

An act to increase the salary of the chief of the fire department of Louisville.

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

1. An act for the benefit of Thomas Shanks, sheriff of the county of Jefferson.
2. An act to make taxation equal and uniform in counties where an ad valorem tax is levied by the county court.
3. An act to incorporate the Anderson County Deposit Bank.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

*Ordered*, That said bills be referred—the 1st to the Committee on County Courts; the 2d to the Committee on the Judiciary, and the 3d to the Committee on Banks.

Mr. Nelson, from the Committee on County Courts, reported a joint resolution, entitled

Resolution in relation to Patterson's forms for county officers.

Which was twice read and adopted.
Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act to regulate the sale of medicines and poisons, approved February 21, 1874.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Spurr moved to recommit said bill to the Committee on Agriculture and Manufactures.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a bill, entitled

A bill to amend chapter 60 of the General Statutes, title "Interest and Usury."

And the question being taken on the adoption of Mr. Spurr's amendment to Mr. Botts' substitute, it was decided in the negative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. H. Frederick, J. V. Owen, W. H. Frederick, J. V. Owen,
William C. Allen, Robert E. Grinstead, Jere. Poor, Jere. Poor,
William Berkele, E. E. Hume, John Preston, John Preston,
Bell G. Bidwell, T. J. Jenkins, J. N. Price, J. N. Price,
James D. Black, William B. Lindsay, David Pryse, David Pryse,
Orlando C. Bowles, Robert E. Little, George R. Snyder, George R. Snyder,
H. H. Brinkley, G. C. Lockhart, Ralph L. Spalding, Ralph L. Spalding,
James M. Cook, Matt. McKinney, Richard A. Spurr, Richard A. Spurr,
G. W. Graddock, T. J. Megibben, L. J. Stephenson, L. J. Stephenson,
S. P. Douthitt, William E. Minor, Charles H. Wood—32, Charles H. Wood—32,
John M. Fish, Thos. J. Montgomery,
Thos. J. Montgomery,

Those who voted in the negative, were—

James B. Blue, John D. Gardner, Samuel R. Overstreet, Samuel R. Overstreet,
William H. Botts, L. E. Green, James M. Payne, James M. Payne,
Tobias W. Burton, J. Warren Grigsby, George W. Pickett, George W. Pickett,
Pat. Campion, Theodore F. Hallam, W. L. Pollard, W. L. Pollard,
James W. Chowning, Zach. T. Head, John W. Powell, John W. Powell,
E. A. Coffinam, Thomas W. Henton, O. C. Richardson, sr., O. C. Richardson, sr.,
F. G. Cox, Richard P. Hocker, C. W. Robbins, C. W. Robbins,
K. R. Culbertson, W. G. Hunter, Thomas H. Shanks, Thomas H. Shanks,
80—H. R.

And the question being taken on the adoption of the substitute of Mr. Botts, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. A. H. Smith and LaRue, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Said substitute reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That legal interest for the loan or forbearance of money, or upon interest-bearing debts, shall hereafter be six per cent. per annum, and no more.

§ 2. Be it further enacted, That all that part of chapter sixty of the General Statutes, title "Interest and Usury," which authorizes and makes valid contracts in writing to pay ten per cent. interest per annum for the loan or forbearance of money, or for any rate greater than six per cent. per annum, be, and the same is hereby, repealed.

§ 3. This act to take effect twelve months after its passage.

Said bill, as amended, having been engrossed, was ordered to be read a third time.

Mr. Bowles moved to recommit said bill to the Committee on Propositions and Grievances.

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. Bowles and Hunter, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Richard P. Stoll 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 passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, Jere. Poor,
William C. Allen, John D. Gardner, John W. Powell,
Marshall Baker, L. E. Green, John Preston,
Bell G. Bidwell, Robert E. Grinstead, J. N. Price,
James B. Blue, Zach. T. Heady, O. C. Richardson, sr.,
William H. Botts, Allen C. Hagan, C. W. Robbins,
Orlando C. Bowles, Richard P. Hooker, Ben. J. Shaver,
H. H. Brinkley, W. G. Hunter, M. M. Sloss,
Tobias W. Burton, W. Jeff. Lee, A. H. Smith,
Pat. Campion, William B. Lindsay, D. B. Smith,
E. A. Coffman, Robert E. Little, George R. Snyder,
James M. Cook, G. C. Lockhart, Ralph L. Spalding,
F. G. Cox, Bryan S. McClure, L. J. Stephenson,
S. P. Douthitt, Matt. McKinney, Green Spalding,
Thomas J. Drury, William E. Minor, Robert Stettin,
W. J. Edrington, J. V. Owen, Albert A. Stoll,
J. H. Emerson, James M. Payne, W. J. Taylor,
James Farmer, George W. Pickett, G. W. Winns—56.
Joshua G. Ford, W. L. Pollard,

Those who voted in the negative, were—

William Berkele, J. Warren Grigsby, Thos. J. Montgomery,
James D. Black, Theodore F. Hallam, William A. Moore,
James W. Chowning, Thomas W. Henton, Robert W. Nelson,
G. W. Craddock, E. E. Hume, John B. Otten,
K. R. Culbertson, T. J. Jenkins, Samuel R. Overstreet,
P. H. Duncan, Thomas Johnson, David Pryse,
John Ellis, Wood M. Jones, Samuel Russell,
Rufus Emmons, John Watts Kearny, Thomas H. Shanks,
John Feland, Win. Kitchen, Richard A. Spurr,
John M. Fish, Martin W. LaRue, John A. Steele,
W. H. Frederick, Lucien S. Luttrell, Richard P. Stoll,

Resolved, That the title of said bill be as aforesaid.
Mr. Little moved to reconsider the vote by which said bill was passed.

Mr. Botts moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. LaRue withdrew his motion to reconsider the vote by which this House passed a bill, entitled

An act to increase the jurisdiction of justices of the peace of Jefferson county.

Mr. Hagan withdrew his motion to reconsider the vote by which the House rejected the joint resolution, which originated in the Senate, entitled

Resolution appropriating $1,000 to build stable on grounds adjacent Executive Mansion.

The House then took up from the orders of the day a bill, entitled

A bill to provide proper subordinate officers and attendants upon the Court of Appeals, to define their duty, and provide for their compensation.

Mr. LaRue moved to recommit said bill to the Committee on Court of Appeals.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House took up from the orders of the day a bill, entitled

A bill to repeal a part of article 5, chapter 15, General Statutes, title "Claims Upon the Treasury."

Mr. LaRue moved to commit said bill to the Committee on Court of Appeals.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House took up from the orders of the day a bill, entitled

A bill to amend the common school law.

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

Mr. Botts moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

The question was then taken on the adoption of the substitute offered by Mr. Jenkins, and it was decided in the negative.

Mr. Lockhart moved to recommit said bill to the Committee on Education.
And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Mr. Speaker (Stone), Mr. Speaker (Stone),
William C. Allen, William C. Allen, William C. Allen,
Bell G. Bidwell, Bell G. Bidwell, Bell G. Bidwell,
James D. Black, James D. Black, James D. Black,
James B. Blue, James B. Blue, James B. Blue,
William H. Botts, William H. Botts, William H. Botts,
H. H. Brinkley, H. H. Brinkley, H. H. Brinkley,
Tobias W. Burton, Tobias W. Burton, Tobias W. Burton,
E. A. Coffman, E. A. Coffman, E. A. Coffman,
James M. Cook, James M. Cook, James M. Cook,
F. G. Cox, F. G. Cox, F. G. Cox,
K. R. Culbertson, K. R. Culbertson, K. R. Culbertson,
S. P. Douthitt, S. P. Douthitt, S. P. Douthitt,
Thomas J. Drury, Thomas J. Drury, Thomas J. Drury,
P. H. Duncan, P. H. Duncan, P. H. Duncan,
W. J. Edrington, W. J. Edrington, W. J. Edrington,
John Ellis, John Ellis, John Ellis,
J. H. Emerson, J. H. Emerson, J. H. Emerson,
Rufus Emmmons, Rufus Emmmons, Rufus Emmmons,
James Farmer, James Farmer, James Farmer,
Joshua G. Ford, Joshua G. Ford, Joshua G. Ford,
W. H. Frederick, W. H. Frederick, W. H. Frederick,
George H. Gardner, George H. Gardner, George H. Gardner,
John D. Gardner, John D. Gardner, John D. Gardner,
L. E. Green, L. E. Green, L. E. Green,
Robert E. Grinstead, Robert E. Grinstead, Robert E. Grinstead,
Zach. T. Heady, Zach. T. Heady, Zach. T. Heady,
W. G. Hunter, W. G. Hunter, W. G. Hunter,
T. J. Jenkins, T. J. Jenkins, T. J. Jenkins,
Thomas Johnson, Thomas Johnson, Thomas Johnson,
Wm. Kitchen, Wm. Kitchen, Wm. Kitchen,
Martin W. LaRue, Martin W. LaRue, Martin W. LaRue,
W. Jeff. Lee, W. Jeff. Lee, W. Jeff. Lee,
William B. Lindsay, William B. Lindsay, William B. Lindsay,
Bryan S. McClure, Bryan S. McClure, Bryan S. McClure,
William E. Minor, William E. Minor, William E. Minor,
Thos. J. Montgomery, Thos. J. Montgomery, Thos. J. Montgomery,
Robert W. Nelson, Robert W. Nelson, Robert W. Nelson,
John B. Otten, John B. Otten, John B. Otten,
James M. Payne, James M. Payne, James M. Payne,
George W. Pickett, George W. Pickett, George W. Pickett,
John W. Powell, John W. Powell, John W. Powell,
O. C. Richardson, sr., O. C. Richardson, sr., O. C. Richardson, sr.,
C. W. Robbins, C. W. Robbins, C. W. Robbins,
Ben. J. Shaver, Ben. J. Shaver, Ben. J. Shaver,
M. M. Sloss, M. M. Sloss, M. M. Sloss,
A. H. Smith, A. H. Smith, A. H. Smith,
D. B. Smith, D. B. Smith, D. B. Smith,
George R. Snyder, George R. Snyder, George R. Snyder,
L. J. Stephenson, L. J. Stephenson, L. J. Stephenson,
Green Sterrett, Green Sterrett, Green Sterrett,
Robert Sterrett, Robert Sterrett, Robert Sterrett,
Albera A. Stoll, Albert A. Stoll, Albert A. Stoll,
W. J. Taylor, W. J. Taylor, W. J. Taylor,
G. W. Wins, G. W. Wins, G. W. Wins,
Charles H. Wood—58.

Those who voted in the negative, were—

William Berkele, William Berkele, William Berkele,
Orlando C. Bowles, Orlando C. Bowles, Orlando C. Bowles,
James W. Chowning, James W. Chowning, James W. Chowning,
G. W. Craddock, G. W. Craddock, G. W. Craddock,
John M. Fish, John M. Fish, John M. Fish,
Joseph A. Gaines, Joseph A. Gaines, Joseph A. Gaines,
J. Warren Grigsby, J. Warren Grigsby, J. Warren Grigsby,
Richard P. Hecker, Richard P. Hecker, Richard P. Hecker,
Wood M. Jones, Wood M. Jones, Wood M. Jones,
John Watts Kearny, John Watts Kearny, John Watts Kearny,
G. C. Lockhart, G. C. Lockhart, G. C. Lockhart,
Lucien S. Luttrell, Lucien S. Luttrell, Lucien S. Luttrell,
T. J. Megibben, T. J. Megibben, T. J. Megibben,
J. V. Owen, J. V. Owen, J. V. Owen,
John Preston, John Preston, John Preston,
J. N. Price, J. N. Price, J. N. Price,
David Pryse, David Pryse, David Pryse,
Samuel Russell, Samuel Russell, Samuel Russell,
Thomas H. Shanks, Thomas H. Shanks, Thomas H. Shanks,
Ralph L. Spalding, Ralph L. Spalding, Ralph L. Spalding,
Richard A. Spurr, Richard A. Spurr, Richard A. Spurr,
John A. Steele—22.

Resolved, That the title of said bill be as aforesaid.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Kearny, from the Committee on General Statutes—
A bill to amend section 9, article 35, chapter 29, of the General Statutes.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Odd Fellows’ Funeral Aid Association, of Maysville.
By same—
A bill to amend the charter of the Congregation of Adas Israel.
By Mr. Spurr, from the Committee on Agriculture and Manufactures—
A bill to incorporate the Baptist Church, of New Liberty, Owen county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:
An act to amend an act, entitled "An act to incorporate the Elizabethtown, Lexington, and Big Sandy Railroad."
An act to amend an act, entitled "An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Paris."
An act for the benefit of the Kentucky Mutual Benefit Association, of Maysville.
An act changing the times of holding quarterly courts in Bourbon county.
An act to repeal the charter of Big Spring, in the counties of Meade, Hardin, and Breckinridge.
An act to repeal the charter of the Louisville, Memphis, and New Orleans Railroad.
An act to repeal an act, entitled "An act for the preservation and production of game and fish in Bourbon county," approved January 22, 1874.
An act to amend the charter of the Mt. Freedom and Jessamine County Turnpike Road Company.
An act for the benefit of Garrard county.
An act to incorporate Anchorage Presbyterian Church.

An act relating to the New Orleans, St. Louis, and Chicago Railroad Company, a corporation formed by the consolidation of the Mississippi Central and the New Orleans, Jackson and Great Northern Railroad Companies.

An act to regulate the time of holding the circuit courts in the 2d judicial district.

An act to repeal the act incorporating the town of Milford, in Bracken county.

An act to authorize the Lawrence county court to levy an additional tax for road and bridge purposes, and for public improvements.

An act for the benefit of the Daily Volksblatt, of Louisville.

An act for the benefit of Jas. V. Payne, sheriff of Fleming county.

An act for the benefit of Henry F. Cornelius, A. Cornelius, and J. H. Gooch.

An act incorporating the Home Savings Bank, of Winchester.

An act incorporating the Clintonville Cemetery Company, of Bourbon county.

An act for the benefit of W. A. Mahoney, sheriff of Muhlenburg county.

An act to incorporate the Agricultural Bank of Paris.

An act for the benefit of Noel Simmons, sheriff of Bullitt county.

An act for the benefit of Allensville voting precinct, in Todd county.

An act to charter the deposit bank of L. Goodpaster, Sons & Co., Owingsville, Bath county.

An act to amend an act, entitled "An act to incorporate the Richmond, Irvine, and Three Forks Railroad," approved February 28th, 1873.

An act to provide and maintain public schools in Cloverport, Breckinridge county.

An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Shelbyville.

Resolution appropriating $1,000 for the purpose of erecting a stable on the Executive grounds, according to the plans and specifications furnished by John Haly.

At 1:40 o'clock, P. M., Mr. Grinstead moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Nelson moved to reconsider the vote by which the House passed a bill, entitled
An act to amend section 9, article 35, chapter 29, of the General Statutes.

Mr. Kearny moved to lay said motion on the table.
And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Campion entered a motion to reconsider the vote by which this House passed a bill, entitled
An act to amend the charter of the city of Louisville.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act to improve the navigation of the South Fork of the Kentucky river, in Clay county;
An act to amend and reduce into one act the several acts relating to roads in Union county;
An act for the benefit of C. K. Cluke;
An act to authorize Graves county court of claims to issue county bonds and to create a sinking fund to liquidate the same;
An act for the benefit of Hardin county;
An act to incorporate the Walnut Bend Fence Company, in Henderson and Union counties;
Also enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:
An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections;"
An act to authorize the sale of the stock owned by the Logan county court in the Louisville and Nashville Railroad Company;
An act to authorize Logan county court to borrow money;
An act to incorporate the purchasers of railroads;
Resolution providing for an extension of the present session beyond the constitutional limit of sixty days;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

81-H. R.
Leave was given to bring in the following bills, viz:

On motion of Mr. Robert Sterrett—
1. A bill to incorporate a turnpike road company from Caverna, in Hart county, to Bear Wallow, in Barren county.

On motion of Mr. Botts—
2. A bill to charter the Barren River Bridge Company.

On motion of Mr. Henry—
3. A bill declaring Frozen creek, in Breathitt county, a navigable stream.

On motion of Mr. Blue—
4. A bill for the benefit of James Logan, of Union county.

On motion of same—
5. A bill in relation to the county levy of Union county.

On motion of Mr. Black—
6. A bill to provide for the sale of the property in Barbourville, known as the Baptist Church and school property.

On motion of Mr. Frederick—
7. A bill to repeal the law authorizing the appointment of back tax collector of Jefferson county.

On motion of Mr. David Pryse—
8. A bill to amend an act incorporating the Irvine and Miller's Creek Turnpike and Bridge Company.

On motion of Mr. Megibben—
9. A bill for the benefit of the Cynthiana, Connersville, and Scott County Turnpike Road Company.

On motion of Mr. Chowning—
10. A bill for the benefit of B. B. Mullins, ex-sheriff of Pendleton county.

On motion of same—
11. A bill to legalize a vote taken by the voters of Falmouth on the 13th February, 1875, authorizing the board of trustees to guarantee payment of interest on $25,000 bonds issued by the Covington, Flemingsburg, and Pond Gap Railroad Company.

On motion of same—
12. A bill to authorize school district No. 52, Pendleton county, to levy an additional tax for school purposes.

On motion of Mr. Henry—
13. A bill for the benefit of James W. Nickell, of Morgan county.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st, 2d, and 8th; the Committee on Propositions and
Grievances the 3d and 10th; the Committee on Claims the 4th; the Committee on County Courts the 5th; the Committee on General Statutes the 6th; the Committee on the Judiciary the 7th; the Committee on Internal Improvement the 9th; the Committee on Ways and Means the 11th, and the Committee on Education the 12th and 13th.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Grigsby, from the Committee on the Judiciary—
A bill to increase the county levy of Boyle county.

By Mr. Hallam, from the Committee on General Statutes—
A bill incorporating the St. Mary's, Raywick, and New Hope Turnpike Road Company.

By Mr. Nelson, from the Committee on County Courts—
A bill to authorize McCracken county to levy a tax for county expenses.

By Mr. McKinney, from the Committee on Propositions and Grievances—
A bill to amend the charter of the city of Paducah.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to establish a criminal court in the fourteenth judicial district.

By Mr. Grigsby, from the Committee on Education—
A bill in aid of common school district No. 29, Marshall county.

By Mr. Nelson, from the Committee on County Courts—
A bill to authorize the Martin county court to issue bonds for the purpose of erecting and repairing public buildings in said county, and providing for the payment of the same.

By Mr. Grigsby, from the Committee on Education—
A bill for the benefit of common school district No. 30, in McLean county.

By Mr. Grinstead, from the Committee on County Courts—
A bill giving the police judge of Paradise, Muhlenburg county, concurrent jurisdiction with justices of the peace.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to authorize the trustees of Brandenburg to sell and convey real estate lying in the corporate limits of said town.

By same—
A bill to authorize the trustees of the Methodist Episcopal Church,
South, in Brandenburg, Meade county, to sell and convey certain church property for the benefit of said church.

By Mr. D. B. Smith, from the Committee on Moral and Religious Institutions—
A bill to repeal the local option law in Lawrenceburg, Anderson county.

By Mr. Hallam, from the Committee on General Statutes—
A bill to incorporate the Richmond Hotel Company.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend an act incorporating Frenchburg, in Menifee county.

By same—
A bill conferring certain powers on the board of trustees of the town of Hazelgreen, Wolfe county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

The House took up a joint resolution from the Senate, entitled Resolution providing for the appointment of a commission to investigate a claim of L. L. Chevis, of Lexington.

Which was read and adopted.

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend section 6, chapter 75, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz.:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That it shall be lawful for the sheriff or deputies of the counties of Metcalfe and Monroe, to do and perform all the duties required of master commissioners in respect to the execution of judicial sales which may thereafter be adjudged or ordered by the circuit judge in the counties of Metcalfe and Monroe, with the same force and effect as if performed by the master commissioner of said courts; and it shall be the duty of the
judge of said courts to authorize the sheriff of said counties respectively to do and perform said duties, unless the parties to the suit shall otherwise direct.

§ 2. That all laws in conflict with this act, so far as the same applies to the counties of Metcalfe and Monroe, are hereby repealed.

§ 3. This act shall take effect and be in force from its passage.

Mr. Grinstead, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend article 2, chapter 33, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

Mr. Owen 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 said motion, and it was decided in the negative.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—

James W. Chowning, Zach. T. Heady, G. C. Lockhart,
James M. Cook, Thomas W. Henton, Bryan S. McClure,
John Ellis, John Watts Kearny, Albert A. Stoll,

Theodore F. Hallam,

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 3, article 2, chapter 33, be so amended as to authorize the county court to decrease the number of justices' districts or voting precincts in the county of Metcalfe, by consolidating two or more districts or precincts, or parts of the same, upon the same terms as the said county court is now allowed by law to establish other said districts and precincts.

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

Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to better protect the records of all the courts of all the counties of the Commonwealth except Jefferson.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Botts moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Snyder, from the Committee on Railroads—

An act to incorporate the Maysville and Lexington Railroad Company, Northern Division.
By Mr. Nelson, from the Committee on County Courts—
An act to legalize the proceedings of the Washington county
court in regard to the sheriff's bond.

By Mr. Hume, from the Committee on Banks—
An act to incorporate the Anderson County Deposit Bank.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
foresaid.

Mr. Lindsay moved to reconsider the vote by which this House
passed a bill, entitled
An act for the benefit of the sureties of the late sheriff of Larue
county.

Leave of absence, indefinitely, was granted Messrs. Cox and Pat-
terson.

A message was received from the Senate, announcing that they
had passed bills, which originated in the House of Representatives,
of the following titles, viz:

An act to reduce into one an act to establish the Kentucky Institu-
tion for the Education of the Blind and amendments thereto.
An act for the benefit of the Building and Loan Association of
Carrollton.

That they had passed bills and a joint resolution of the following
titles, viz:
1. An act to amend the charter of the city of Newport.
2. An act to incorporate the Bank of Cynthiana.
3. An act to repeal chapter 65, General Statutes, and to establish
the office of receiver for lands west of the Tennessee river.
4. An act to amend an act, entitled "An act to establish a criminal
court in the counties of Daviess, Hancock, Ohio, Meade, Grayson,
and Breckinridge."
5. An act to amend an act to incorporate the Owingsville Ceme-
tery Company, approved March 25, 1872.
6. An act for the benefit of Mrs. J. E. Peers, an adjudged lunatic.
7. An act appropriating money to the Central Kentucky Lunatic
Asylum.
8. An act making special appropriations to the First Kentucky
Lunatic Asylum.
9. An act for the benefit of the sheriff of Rowan county.
10. Resolution to print report of the Commissioners of the Kentucky Institution for the Deaf and Dumb.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Banks; the 3d and 6th to the Committee on General Statutes; the 4th to the Committee on Circuit Courts; the 5th and 10th to the Committee on Charitable Institutions; the 7th and 8th to the Committee on Claims, and the 9th to the Committee on Ways and Means.

That they had concurred in an amendment of this House to a bill that originated in the Senate, entitled

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

And that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act regulating the jurisdiction of the circuit courts for the ninth judicial district.

An act for the benefit of F. M. Woosley, sheriff of Edmonson county.

An act to legalize the action of the Livingston county court at its October term, 1872.

An act to incorporate the town of Glencoe, in Gallatin county.

An act to establish a criminal court in the sixth judicial district and Hardin county.

An act to establish a criminal court in the counties of Daviess, Hancock, Ohio, Meade, Grayson, and Breckinridge.

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to establish a criminal court in the Fourteenth Judicial District.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

82-H. R.
Ordered, That said bill be engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

And then the House adjourned.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Odd Fellows' Orphanage and Home, of Louisville.

An act to prevent the sale of spirituous, malt, or vinous liquors within one mile of the court-house in the town of Columbia, Adair county.

An act defining the duty of the sheriff and other officers executing an original process in Kenton county.

An act to incorporate the Traders' Deposit Bank, of Mt. Sterling.

An act to incorporate the Prentice Club of Louisville.

An act to prohibit the sale of spirituous liquors in the town of Monticello, Wayne county, and within five miles of said town.

An act to repeal an act providing for levying a tax in aid of common schools in Greenup, Boyd, and Carter counties.


An act to incorporate Kentucky College.

An act for the benefit of Fletcher Chelf, of Mason county.

An act to consolidate the Louisville, Harrod's Creek and Westport Railway Company into the Louisville and Covington Railway Company.

An act to incorporate the Farmers and Traders' Bank of Lexington.

An act to incorporate the St. Mary's, Raywick, and New Hope Turnpike Road Company.

An act for the benefit of C. K. Oldham, late sheriff of Madison county.

An act for the benefit of Fanny Carr.

An act to incorporate the Green River Iron and Coal Company.

An act to incorporate the Student's Association of Georgetown College.

A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act to incorporate the Grassy Flat Ditch Company, of Daviess county.

2. An act for the benefit of J. E. Mulkey, sheriff of Mercer county.

3. An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road, in Bracken county."

4. An act to allow the payment of the reward offered by the Governor of this Commonwealth for the apprehension and conviction of Augden Bridgewater.

5. An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road, in Knox county."

6. An act to tax public exhibitions in the town of Ashland for the benefit of common schools of the town.

7. An act to exempt certain benevolent and charitable associations from the operation of the general life insurance laws of this Commonwealth.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 6th to the Committee on Corporate Institutions; the 2d to the Committee on County Courts; the 3d and 5th to the Committee on Internal Improvement; the 4th to the Committee on Claims; and the 7th to the Committee on Insurance.

The following petitions were presented, viz:

By Mr. Duncan—

1. The petition of sundry citizens of Gallatin county, Kentucky, praying the repeal of all acts fixing the rates of toll on the Warsaw Turnpike Road.

By Mr. Megibben—

2. Resolutions adopted by the South Licking Valley Grange, No. 94, praying the passage of a law requiring railroad companies to pay for stock crippled and killed on their roads.

By same—

3. Resolutions adopted by the Cynthiana Grange, to amend the assessment laws of this Commonwealth.
By Mr. Hagan—
4. The memorial of James Goble, praying the passage of an act for the benefit of Henry Fields, sheriff of Perry county.

By Mr. Cook—
5. The petition of sundry citizens of Butler county, praying the passage of an act declaring Green and Barren rivers, from the Butler county line, where it strikes Barren river, to Rochester, Kentucky, a sufficient fence to prevent encroachments of stock.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Internal Improvement; the 2d to the Committee on Railroads; the 3d to the Committee on Religious and Moral Institutions; the 4th to the Committee on Propositions and Grievances; and the 4th to the Committee on Agriculture and Manufactures.

Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend an act to regulate the sale of medicines and poisons, approved February 21, 1874.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
Mr. Botts moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Botts offered an amendment to said bill.
Mr. Albert A. Stoll moved to lay said amendment on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
The question was then taken on the adoption of the amendment offered by Mr. Botts, and it was decided in the affirmative.
Mr. Henton offered an amendment to said bill.
Mr. Blue offered to amend said amendment by inserting "five hundred" instead of "one thousand."
The question was then taken on the adoption of the amendment offered by Mr. Henton, and it was decided in the negative.

Mr. Grinstead offered an amendment to said bill.

The question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Spalding 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 a third time.

Mr. Henton moved to recommit said bill to the Committee on Agriculture and Manufactures.

The question being taken on the adoption of said motion, it was decided in the negative.

The further consideration of said bill was cut off by the orders of the day.

The hour of 12 o'clock, M., the hour for the orders of the day, having arrived, the House took up from the orders of the day the motion of Mr. Russell to reconsider the vote by which this House passed a bill, entitled

An act to incorporate the Louisville Law Reporter Publishing Company, of Louisville.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Russell moved to reconsider the vote by which said bill had its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The question was then taken on the passage of said bill, and it was decided in the negative.

So said bill was rejected.

Mr. Grigsby moved to reconsider the vote by which said bill was rejected.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Lockhart, from the Committee on the Judiciary—

A bill for the benefit of S. M. Machen, of Lyon county.
By Mr. Botts, from the Committee on Circuit Courts—
A bill to amend the charter of the town of Caseyville, in Union county.

By Mr. D. B. Smith, from the Committee on Moral and Religious Institutions—
A bill to repeal the local option law in the Palmer precinct, in Anderson county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Frederick, from the Committee on Charitable Institutions, to whom was referred a bill from the Senate, entitled

An act making special appropriations to the First Kentucky Lunatic Asylum,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Mr. Allen, Mr. Baker, Mr. Berkle, Mr. Black, Mr. Blue, Mr. Botts, Mr. Bowden, Mr. Bowles, Mr. Brinkley, Mr. Burton, Mr. Campion, Mr. Frederick, Mr. Gardner, Mr. Green, Mr. Grigsby, Mr. Grinstead, Mr. Hallam, Mr. Henry, Mr. Henton, Mr. Hagan, Mr. Hocker, Mr. Hume, Mr. Johnson, Mr. Overstreet, Mr. Owen, Mr. Payne, Mr. Pickett, Mr. Pollard, Mr. Poor, Mr. Powell, Mr. Preston, Mr. Pryse, Mr. Richardson, Mr. Robbins.
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz: § 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of seventeen hundred and forty-one dollars and forty-one cents is hereby appropriated to the First Kentucky Lunatic Asylum, to refund expenditure incurred in repairing damage done to the building by a storm, to be paid to the treasurer of the Asylum by warrant of the Auditor in his favor upon the Treasurer of the State, payable out of any money not otherwise appropriated.

§ 2. There are also hereby appropriated to said Asylum the sum of three thousand dollars, for the construction and arrangement of cisterns, to enlarge the water supply, and the further sum of twenty-five hundred dollars for the enlargement of the laundry and its fixtures. The Auditor is directed to draw his warrants on the Treasurer in favor of the treasurer of the Asylum, from time to time, for such portions of the appropriations made in this section as shall be certified to him under oath by the president of the board of commissioners, and the treasurer of the Asylum, to have been actually expended for those objects respectively, until the entire amount of each shall be exhausted; the certificates to be accompanied also in each case by receipts of the person to whom the payments shall have been made.

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

Mr. Frederick, from the Committee on Charitable Institutions, to whom was referred a bill from the Senate, entitled

An act appropriating money to the Central Kentucky Lunatic Asylum,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, John B. Otten,
William Berkele, J. Warren Grigsby, Samuel R. Overstreet,
James B. Blue, Theodore F. Hallam, George W. Pickett,
William H. Batts, Zach. T. Heady, W. L. Pollard,
James H. Bowden, Thomas J. Henry, Jere. Poor,
Orlando C. Bowles, Thomas W. Henton, John W. Powell,
Tobias W. Burton, Richard P. Hooker, John Preston,
Pat. Campion, E. E. Hume, J. N. Price,
James W. Chowning, W. G. Hunter, David Pryse,
E. A. Coffman, T. J. Jenkins, Samuel Russell,
G. W. Craddock, Thomas Johnson, M. M. Sloss,
K. R. Culbertson, John Watts Kearny, George R. Snyder,
S. P. Douthitt, Wm. Kitchen, Richard A. Spurr,
Thomas J. Drury, W. Jeff. Lee, John A. Steele,
John Ellis, William B. Lindsay, Green Sterrett,
J. H. Emerson, G. C. Lockhart, Robert Sterrett,
James Farmer, Lucien S. Luttrel, Albert A. Stoll,
L. J. Frazee, jr., T. J. Megibben, Richard P. Stoll,
W. H. Frederick, William E. Minor, E. B. Treadway,

Those who voted in the negative, were—

Bell G. Bidwell, John M. Fish, James M. Payne,
James D. Black, John D. Gardner, O. C. Richardson, sr.,
H. H. Brinkley, Robert E. Grinstead, C. W. Robbins,
James M. Cook, Allen C. Hagan, Ben. J. Shaver,
P. H. Duncan, Wood M. Jones, D. B. Smith,
W. J. Edrington, Martin W. LaRue, Ralph L. Spalding,

John Feland, J. V. Owen,

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of eighteen thousand ($18,000) dollars is hereby appropriated to the Central Kentucky Lunatic Asylum, to pay for the buildings for which no appropriation has heretofore been made; and the further sum of thirteen thousand six hundred and sixty-two dollars and seventy-seven cents ($13,662 77), which is to make up the deficit which occurred in the years 1873, 1874, 1875, and for furniture, stock, and implements, when the number of patients was small, and yet the current expenses almost as great as now; also the sum of three thousand dollars ($3,000), to pay for the construction of a reservoir.

§ 2. The Auditor of Public Accounts is hereby directed to draw his warrant upon the State Treasurer for the three several amounts named above, to be paid out of any money in the treasurer not otherwise appropriated, when requested so to do in writing by the president of the board,

S3-n. r.
of commissioners of said Asylum, and on the receipt of the treasurer thereof.
§ 3. This act shall take effect and be in force from and after its passage.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to incorporate the State Grange of the Patrons of Husbandry of the State of Kentucky.
An act to incorporate the Kentucky Grangers’ Mutual Benefit Society.
Leave was given to bring in the following bills, viz:
On motion of Mr. Bowden—
1. A bill to amend an act, entitled “An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers,” approved February 23d, 1874.
On motion of Mr. David Pryse—
2. A bill to authorize Estill county court to levy an ad valorem tax of twelve cents on the one hundred dollars’ worth of property.
On motion of Mr. Baker—
3. A bill to establish a turnpike road in the counties of Greenup and Carter.
On motion of Mr. Berkeley—
4. A bill to repeal the law prohibiting the partners of Commonwealth and county attorneys from practicing law in the counties where it is the duty of these officers to prosecute.
On motion of Mr. Pickett—
5. A bill to protect game and punish trespass on land in Adair county.
On motion of Mr. D. B. Smith—
6. A bill to enable the citizens of Todd county to tax themselves to build turnpike roads in said county.
On motion of Mr. Henry—
7. A bill to establish a standard measurement for round timber in this Commonwealth.
On motion of Mr. Shanks—
8. A bill to charter the Turnersville and Milledgeville Turnpike Road Company.
On motion of Mr. Grigsby—
9. A bill to amend chapter 76, General Statutes.
On motion of Mr. Preston—

10. A bill for the benefit of common school district No. 1, in Oldham county.

Ordered, That the Committee on General Statutes prepare and bring in the 1st and 9th; the Committee on County Courts the 2d; the Committee on Internal Improvement the 3d, 6th, and 8th; the Committee on the Judiciary the 4th; the Committee on Agriculture and Manufactures the 5th; the Committee on Propositions and Grievances the 7th, and the Committee on Education the 10th.

The following message from the Governor and memorial of Centennial Commission was received by Mr. Bronston, Assistant Secretary, viz:

STATE OF KENTUCKY,
EXECUTIVE DEPARTMENT, Feb. 25, 1876.

Gentlemen of the Senate and House of Representatives:

In accordance with a resolution adopted by the General Assembly, and approved February 15th, 1876, I appointed ten commissioners, who, together with the State Geologist and myself, constitute the "Kentucky Centennial Board."

A meeting of this Board was held at the Executive office on Thursday, February 24th, 1876, "to take such steps and do such things as seemed proper for securing, at the Centennial Exposition at Philadelphia, a due representation by specimens, publication, and otherwise, of the natural resources of the Commonwealth, especially in timber, coal, lead, iron, and other mineral wealth, and of such other things as illustrate the resources of the Commonwealth, developed and undeveloped, or promove its interest." After careful consideration of their important duties, the commissioners presented to me the following communication, with the request that I present it to the General Assembly of Kentucky:

FRANKFORT, KY., February 24, 1876.

To His Excellency, the Governor of Kentucky:

The undersigned commissioners, appointed by your Excellency to have duly represented in the Centennial Exposition of Philadelphia the mineral, agricultural, and mechanical interests of the State, as provided for by the joint resolution of the Legislature under which we hold our appointment, beg leave to respectfully represent, that, after duly considering the subject, we are forced to the conclusion that the sum appropriated is insufficient for the accomplishment of the object contemplated in that efficient manner which the people of the State have a right to anticipate. Since assembling here to-day, we learn from authoritative source that the space available in the buildings of the Exposition is so limited
as to render it impossible that our minerals alone can be properly ex-
posed, leaving out all other objects of general interest which the State 
can so richly supply. The grounds selected for the Exposition are not 
yet fully occupied; but to open up our specimens and productions with-
out the protection of shelter would be inexpedient, and result in lament-
able disappointment.

We do not perceive how we can meet the expectations of the Legis-
lature without the means are afforded us of erecting a building in which 
our display can be made, and are assured that this can be accomplished 
without any serious draft upon our treasury. With five thousand dol-
lars ($5,000) additional appropriation, we have positive assurance that 
our part in that grand national gathering can be made respectable and of 
enduring advantage to the State.

We possess, in very rich abundance, a great variety of minerals which 
will be duly appreciated by the intelligence of foreign governments as 
well as our people. Our agricultural productions are of a character to 
excite deep interest in all people of every clime, and our mechanical skill 
will attract attention from all observers; and all that is needed to 
make this display very valuable to Kentucky, is the means to fairly lay 
them before the world. The building would be used for that purpose 
primarily, but is very essential as a kind of headquarters for Kentuck-
ians.

If your Excellency concurs with us in the suggestions presented, we 
respectfully ask that you will, by message, present this communication to 
the Legislature, with such urgency of recommendation as may seem to 
be demanded by its importance.

If favorably viewed by that honorable body, we trust that we shall be 
speedily allowed to carry forward a measure which we feel fully assured 
will result to the great interest of the State.

Very respectfully, your obedient servants,

W. B. MACHEN,
CLINTON GRIFFITH,
E. C. HOBSON,
J. C. HUGHES,
WILLIAM WARFIELD,

This memorial coming, as it does, from a Board of Commissioners 
representing 
very rich abundance, a great variety of minerals which will be duly appreciated by the intelligence of foreign governments as well as our people. Our agricultural productions are of a character to excite deep interest in all people of every clime, and our mechanical skill will attract attention from all observers; and all that is needed to make this display very valuable to Kentucky, is the means to fairly lay them before the world. The building would be used for that purpose primarily, but is very essential as a kind of headquarters for Kentuckians.

If your Excellency concurs with us in the suggestions presented, we respectfully ask that you will, by message, present this communication to the Legislature, with such urgency of recommendation as may seem to be demanded by its importance.

If favorably viewed by that honorable body, we trust that we shall be speedily allowed to carry forward a measure which we feel fully assured will result to the great interest of the State.

Very respectfully, your obedient servants,

W. B. MACHEN,
CLINTON GRIFFITH,
E. C. HOBSON,
J. C. HUGHES,
WILLIAM WARFIELD,
are vying with each other in generous rivalry in their efforts to help this International Exhibition in which the arts, products, minerals, manufactures, and live-stock of the world will be represented. The indications at present are, that it will be an event that will be forever remembered in the history of this Republic, and that in magnificence of arrangement, grandeur of display, and the multitude in attendance, it will surpass any similar Exposition ever held.

Nearly all the civilized Powers of the Earth have, through the proper authorities, agreed to take part in this Exposition, and many of them have sent their own skilled mechanics to erect suitable buildings. Headquarters of considerable architectural beauty, and commodious exhibitory buildings, have been erected by seventeen States of this Union; and almost every State and Territory will participate.

The estimate that the guests of the nation, as well as citizens of our sister States, will form of Kentucky, will largely depend on the display made by us at this our first National Exhibition. The space allowed Kentucky in the Centennial buildings already erected is entirely inadequate to the necessities of our State; and if anything like a proper and creditable display is made, we must increase the space at our own expense, as many other States have done.

The Commissioners from each of the Congressional Districts of the Commonwealth, defraying their own expenses, have come to the Capital—many of them from distant homes—and, actuated by a sense of duty and devotion to their State, ask you to increase the appropriation.

The question presented is one of business, and not of passion or pleasure. Plainly, it is: Shall Kentucky take her proper position when all the States of the Union and all the nationalities of the world are brought face to face, by advertising in a proper way, on this world-wide stage, her greatness and attractions?

Our State is able, from her abundance, to spare the amount asked for; and, aside from the capital that might be attracted by a proper display, and the sturdy immigrants who thus might be drawn here to build railroads, found industries, and expand our commerce and wealth, it is our duty, if Kentucky participates at all in this grand international display, to make such participation worthy of our people, our past history, and our future hopes.

JAMES B. McCREADY,
Governor of Kentucky.

On motion of Mr. Snyder, said message and memorial were referred to a select committee of five members.
Mr. Pickett entered a motion to reconsider the vote by which this House passed a bill, entitled
An act for the benefit of Richard H. Collins.

The House then took up a joint resolution from the Senate, entitled
Resolution in relation to binding the addresses delivered on the

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the resolution in relation to printing the addresses on the death of
Gen. John C. Breckinridge be amended as follows: Strike out the words
"in pamphlet form, with paper covers," and insert in lieu thereof the
words "bound in board."

Which was read the second time and adopted.

The House then took up from the orders of the day a bill, entitled
A bill to provide for the completion of the public buildings and
offices at the Seat of Government.

Mr. Cradock moved to amend said bill by inserting in the fourth
line of the first section, after the word "furnish," the words "interior
of."

The question being taken on the adoption of said amendment, it
was decided in the affirmative.

Mr. Owen moved the following amendment, viz:
Strike out "fifty thousand" wherever it occurs in the bill, and in-
sert in lieu thereof "twenty-five thousand."

Mr. Feland moved the previous question.
And the question being taken, "Shall the main question be now
put?" it was decided in the affirmative.

Mr. Bowles moved to reconsider the vote by which the main ques-
tion was ordered.

Indefinite leave of absence was granted Messrs. Wood, Allen,
Johnson, McKinney, Shaver, Brinkley, and Overstreet.

Mr. J. M. Price, from the Committee on Enrollments, reported that
the committee had examined sundry enrolled bills, which originated
in the House of Representatives, of the following titles, viz:
An act to prevent trespass in certain counties in this Common-
wealth;
An act to reduce into one an act to establish the Kentucky Institu-
tion for the Education of the Blind, and amendments thereto;
An act for the benefit of the Building and Loan Association of
Carrollton;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of the devisees of Joseph Brown;
An act releasing the stock of the State of Kentucky in the turnpike road leading from the mouth of Salt river to Elizabethtown, in Hardin county;
An act to change the county line between the counties of Knox and Bell;
An act for the benefit of Lewis county;
An act incorporating the Fourth Presbyterian Church, of Louisville;
An act for the benefit of keepers of ferries in Campbell county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Leave of absence was granted Mr. Little until Monday.
The Speaker appointed Messrs. Snyder, D. B. Smith, Feland, Russell, and Spurr a committee on the special message relating to Centennial Commissioners, &c.
Mr. Richard P. Stoll moved to suspend the rules to allow him to offer a resolution.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:
Those who voted in the affirmative, were—
Mr. Speaker (Stone), W. H. Frederick, Samuel R. Overstreet,
Marshall Baker, George H. Gardner, J. V. Owen,
Bell G. Bidwell, John D. Gardner, Chas. Patterson,
James D. Black, L. E. Green, James M. Payne,
William H. Botts, Robert E. Grinstead, W. L. Pollard,
James H. Bowden, Theodore F. Hallam, Jere. Poor,
Orlando C. Bowles, J. Warren Grigsby, John W. Powell,
H. H. Brinkley, Zach. T. Head, John Preston,
Tobias W. Burton, Thomas J. Henry, J. N. Price,
Pat. Campion, Thomas W. Henton, O. C. Richardson, sr.,
James W. Chowning, Allen C. Hagan, Samuel Russell,
E. A. Coffman, Richard P. Hocker, Thos. H. Shanks,
James M. Cook, E. E. Hume, M. M. Sloss,
G. W. Craddock, W. G. Hunter, D. B. Smith,
K. R. Culbertson, T. J. Jenkins, Ralph L. Spalding,
S. P. Douthitt, Thomas Johnson, Richard A. Spurr,
Thomas J. Drury, Wood M. Jones, John A. Steele,
P. H. Duncan, Wm. Kitchen, L. J. Stephenson,
W. J. Edrington, John Ellis, Rufus Emmons, John Field, John M. Fish, Joshua G. Ford,
William B. Lindsay, Lucien S. Luttrell, Bryan S. McClure, William E. Minor, Thos. J. Montgomery, John B. Otten,
Green Sterrett, Robert Sterrett, Albert A. Stoll, Richard P. Stoll, E. B. Treadway, G. W. Winn-
Those who voted in the negative, were—

Mr. Richard P. Stoll offered the following resolution, viz:

Resolved, That the thanks of this House are hereby tendered to Rev. W. E. Hill, of West Virginia, for the interesting and instructive address delivered by him to-night, in relation to the battle of Point Pleasant.

Which was adopted.

A message was received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of Richard H. Collins,
With an amendment.
Which amendment was read and concurred in
The yeas and nays being required thereon by Messrs. Grinstead and Lindsay, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Tobias W. Burton, E. E. Hume, John W. Powell, J. H. Emerson, Wood M. Jones, M. M. Sloss,
And that they had passed bills of the following titles, viz:
1. An act to incorporate the Kentucky Agricultural Company.
2. An act to appoint commissioners to define the county line between the counties of Morgan and Menifee.
3. An act for the benefit of Menifee county.
4. An act to amend the charter of Kentucky Female Orphan School.
5. An act to authorize the jailer of Mason county to appoint an assistant.
6. An act to amend an act, entitled "An act to amend and reduce into one the several acts in regard to the town of Vanceburg, in Lewis county."
7. An act for the benefit of B. D. Benley, of Webster county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Agriculture and Manufactures; the 2d to the Committee on Ways and Means; the 3d and 5th to the Committee on County Courts; the 4th and 6th to the Committee on Corporate Institutions, and the 7th to the Committee on Propositions and Grievances.

A message was received from the Senate, announcing that they had passed bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of H. M. Alexander, sheriff of Cumberland county.
Resolution appropriating money to W. H. Gillis.
An act in aid of common school district No. 29, Marshall county,
With an amendment to the last named bill.
Which was concurred in.

Leave of absence was granted Messrs. Pickett, Berkle, David Pryse, and D. B. Smith.

Mr. Megibben moved to withdraw from the Senate a bill, which originated in that body, entitled
An act for the benefit of R. B. Knoll and other sureties of Joseph Gore, late sheriff of Larue county,
Mr. Bowles moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
The question was then taken on the adoption of the motion of Mr. Megibbon, and it was decided in the affirmative.
Said bill was withdrawn from the Senate, and delivered to the Clerk of this House.
The House took up from the orders of the day a bill, entitled
A bill to legalize the marriage of John R. Downs and Eliza Downs, of Nelson county.
* Said bill reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the marriage solemnized heretofore, to-wit: on the 3d day of September, 1874, between John R. Downs and Eliza J. Downs, of Nelson county, State of Kentucky, be, and the same is hereby, legalized, and declared to be valid for all purposes in law, from its consummation.
§ 2. That this act take effect from and after its passage.
Mr. Minor 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 engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the negative.
The yeas and nays being required thereon by Messrs. LaRue and Grigsby, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Stone), Allen C. Hagan, William E. Minor—5.
Marshall Baker, William B. Lindsay,

Those who voted in the negative, were—
FEB. 25.  HOUSE OF REPRESENTATIVES.

James M. Cook, W. Jeff. Lee, George R. Snyder,
G. W. Craddock, G. C. Lockhart, Richard A. Spurr,
S. P. Douthitt, Lucien S. Luttrell, John A. Steele,
Thomas J. Drury, Bryan S. McClure, L. J. Stephenson,
W. J. Edrington, T. J. Megibben, Green Sterrett,
John Ellis, Thos. J. Montgomery, Robert Starrett,
J. H. Emerson, Robert W. Nelson, Albert A. Stoll,
Rufus Emmons, John B. Otten, Richard P. Stoll,
John M. Fish, J. V. Owen, W. J. Taylor,
Joshua G. Ford, Chas. Patterson, E. B. Treadway,
George H. Gardner, James M. Payne, G. W. Wmns—67.
John D. Gardner,

And so said bill was rejected.

Bills were reported by the several committees who were directed

to prepare and bring in the same, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate Guthrie City, in Todd county.

By Mr. Coffman, from the Committee on County Courts—
A bill to increase the jurisdiction of the police judge of the town
of Moscow, in Hickman county, in civil cases.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Charles Wickliffe, late sheriff of Muhlen-
burg county.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to fix the time of holding the quarterly courts in Muhlenburg
county.

By Mr. Chowning, from the Committee on Agriculture and Manu-
factures—
A bill to indemnify breeders and dealers in sheep from losses caused
from raids of dogs in certain portions of Nelson county.

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

The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with, and the same being
engrossed,

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

Mr. LaRue, from the Committee on Corporate Institutions, to whom
was referred the same, reported a bill, entitled

A bill to incorporate the Salem Gemeinde of Newport, Kentucky.
Said bill was ordered to be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Campion, from the Committee on County Courts—
A bill to authorize the county court of Pulaski county to sell ground and purchase a new site for a jail.

By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of John H. McHargue.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

And then the House adjourned.
A message was received from the Senate, announcing that they had passed bills and a joint resolution, which originated in this House, of the following titles, viz:

1. An act authorizing the court of claims of Hancock county to levy an additional ad valorem tax of 20 cents.
2. An act for the benefit of J. P. Jolly, late sheriff of Breckinridge county.
3. An act to change the time of holding the Union circuit court.
4. An act for the benefit of sundry common school districts of Pulaski county.
5. An act to establish an institution of learning in or near the town of Proctor, in Lee county.
6. An act to authorize the trustees of the Methodist Episcopal Church, South, in Brandenburg, Meade county, to sell and convey certain church property for the benefit of said church.
7. An act to authorize the trustees of Brandenburg to sell and convey real estate lying in the corporate limits of said town.
8. An act to amend the charter of the city of Paducah.

Resolution in relation to Patterson's forms for county officers.

That they had passed bills of the following titles, viz:

2. An act for the benefit of A. J. Bertram, of Edmonson county.
3. An act for the benefit of the deputy, clerk of the Magoffin county court.
4. An act incorporating the town of Rocky Hill, Edmonson county.
5. An act declaring the Cumberland river and tributaries above the falls navigable streams.
6. An act for the benefit of M. M. Ellison, sheriff of Whitley county.
7. An act to prevent the sale of spirituous or intoxicating liquors within one mile of the town of Williamsburg, in Whitley county.
8. An act to repeal an act to regulate and make uniform the jurisdiction of police officers in the counties of Webster and Monroe, so far as the same applies to the county of Monroe.


10. An act to amend an act, entitled "An act to incorporate the Cleveland Orphan Institution," approved March 17th, 1870.


12. An act to incorporate the Henderson Female College, of Henderson.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st, 2d, and 9th to the Committee on Claims; the 3d, 8th, and 6th to the Committee on County Courts; the 4th, 10th, 11th, and 12th to the Committee on Corporate Institutions; the 7th to the Committee on Moral and Religious Institutions, and the 5th to the Committee on Propositions and Grievances.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of C. K. Cluke.

An act to incorporate the Walnut Bend Fence Company, in Henderson and Union counties.

An act to authorize Graves county court of claims to issue county bonds and to create a sinking fund to liquidate the same.

An act to improve the navigation of the South Fork of the Kentucky river, in Clay county.

An act for the benefit of the tax-payers of Hardin county.

An act to allow the voters of Marshall county to vote on the question of removing the county seat of Marshall county.

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

1. An act concerning the Kentucky High School.

2. An act to incorporate the Sand Lick Baptist Church of Monroe county.

4. An act to provide for making an index and cross-index to all causes heretofore pending in the Crittenden circuit court and in the Crittenden court of common pleas, and to all causes now pending in said courts.

5. An act to incorporate the Mayfield and Wadesboro Gravel Road Company.

6. An act to authorize the people of the Staffordsburg precinct, in Kenton county, to vote on the question as to whether spirituous liquors shall be sold in said precinct.

7. An act to amend the charter of the Covington and Taylor Hill Turnpike Road Company.

8. An act to amend an act, entitled "An act to incorporate the Cairo and Tennessee River Railroad Company," approved March 10th, 1873.

9. An act for the benefit of James Dees, of Laurel county.

10. An act for the benefit of school district No. 30, Nicholas county.

11. An act for the benefit of school district No. 12, Robertson county.

12. An act to amend an act, entitled "An act to amend the charter of the town of Hartford," approved March 2d, 1867.

13. An act to authorize the mayor and council of the city of Augusta, in Bracken county, to make a subscription to the Augusta and Berlin Turnpike Road Company.

14. An act to amend the charter of the town of Berlin, approved March 15, 1869, in Bracken county.

15. An act for the benefit of W. B. Roe's heirs and others in Rowan county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st, 10th, and 11th to the Committee on Education; the 2d, 12th, and 14th to the Committee on Corporate Institutions; the 6th to the Committee on Moral and Religious Institutions; the 5th, 7th, and 13th to the Committee on Internal Improvement; the 9th to the Committee on Claims; the 8th to the Committee on Railroads; the 3d and 4th to the Committee on Circuit Courts; and the 15th to the Committee on the Judiciary.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and joint resolu-
tions, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Odd Fellows' Orphanage and Home, of Louisville;

An act to attach Rock House bottom, in Cumberland county, to Russell county;

An act for the benefit of Fanny Carr;

An act to incorporate the Student's Association of Georgetown College;

An act to prohibit the sale of spirituous, malt, or vinous liquors in Glasgow, and within one mile of the outside boundary thereof;

An act to incorporate the Williamstown Deposit Bank;

An act defining the duty of the sheriff and other officers executing an original process in Kenton county;

An act to incorporate the Mount Sterling Female College;

An act to repeal an act providing for levying a tax in aid of common schools in Greenup, Boyd, and Carter counties;

An act to incorporate Kentucky College;

An act for the benefit of Fletcher Chelf, of Mason county;

An act for the benefit of H. M. Alexander, sheriff of Cumberland county;

An act to amend section 6, article 31, chapter 29, General Statutes, for the benefit of Wm. F. Peak, of Trimble county;

An act to prohibit the sale of spirituous liquors in the town of Monticello, Wayne county, and within five miles of said town;

An act to prevent the sale of spirituous, malt, or vinous liquors within one mile of the court-house in the town of Columbia, Adair county;

An act to incorporate the People's Gas-light Company, of Lexington;

An act in aid of common school district No. 29, in Marshall county;

An act for the benefit of Clinton and Cumberland counties;

Resolution to print report of the Commissioners of the Kentucky Institution for the Deaf and Dumb;

Resolution appropriating money to W. H. Gillis;

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

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton;
An act to legalize the proceedings of the Washington county court in regard to the sheriff's bond;
Resolution providing for the appointment of a commission to investigate a claim of L. L. Chevis, of Lexington;
Resolution in relation to binding addresses delivered on the death of General John C. Breckinridge;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Leave of absence, indefinitely, was granted Messrs. Luttrell, Douthitt, Megibben, and Preston.
Leave was given to bring in the following bills, viz:
On motion of Mr. Preston—
1. A bill for the benefit of M. DeMoss, sheriff of Oldham county.
On motion of Mr. Campion—
2. A bill to incorporate the Bricklayers' Benevolent Union, No. 4, of Kentucky.
On motion of Mr. Black—
3. A bill for the benefit of school districts Nos. 22 and 32, Harlan county.
On motion of Mr. Owen—
4. A bill to amend an act to incorporate the Walnut Bend Fence Company, approved February 25, 1876.
On motion of Mr. Sloss—
5. A bill to confer upon the police judge of Franklin concurrent jurisdiction with justices of the peace.
On motion of Mr. Taylor—
6. A bill to incorporate the German Evangelical Zion's Church, of Owensboro.
On motion of same—
7. A bill to amend section 13, chapter 66, General Statutes, title "Landlord and Tenant."
On motion of Mr. Hagan—
On motion of Mr. Poor—
9. A bill to change the time of holding the criminal courts in the counties of Owen, Trimble, Henry, Boone, and Grant.
Ordered, That the Committee on the Judiciary prepare and bring in the 1st; the Committee on County Courts the 2d; the Committee
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on Education the 3d; the Committee on Ways and Means the 4th; the Committee on Corporate Institutions the 5th and 6th; the Committee on General Statutes the 7th; the Committee on Propositions and Grievances the 8th, and the Committee on Court of Appeals the 9th.

Mr. Henton, from the Committee on Ways and Means, to whom was referred a bill from the Senate, entitled
An act for the benefit of the sheriff of Rowan county,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Craddock offered the following resolution, viz:
Resolved, That the Committee on Public Offices be instructed to inquire into the necessity of making some disposition of the reservoir on the Capitol Square, and report by bill or otherwise.
Which was read and adopted.

Mr. Craddock offered the following resolution, viz:
Resolved, That the Committee on the Penitentiary be instructed to inquire as to whether suitable burial grounds have been provided by the State to inter the convicts dying in said Penitentiary, and report by bill or otherwise.
Which was read and adopted.
The following petitions were presented, viz:

By Mr. Campion—
1. The petition of the Bricklayers' Benevolent Union, No. 4, of Kentucky, praying the passage of a law granting them certain privileges.

By Mr. LaRue—
2. The petition of sundry citizens of the city of Louisville, praying the repeal of section 4, article 2, chapter 92, General Statutes.

By Mr. Fish—
3. The petition of sundry citizens of Rockcastle county, praying the passage of an act to remove the Court of Appeals to Louisville.
Which were received, the reading dispensed with, and referred—the 1st and 2d to the Committee on County Courts, and the 3d to the Committee on Court of Appeals.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representative, of the following titles, viz:
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An act for the benefit of Cumberland and Clinton counties.
An act to incorporate the Salem Gemeinde, of Newport, Kentucky.
An act to amend an act, entitled "An act to amend an act to incorporate the Second Presbyterian Church, of the city of Louisville."
An act to legalize acts of the McCracken county judge, and to authorize him to sell real property purchased by the county.
An act to incorporate the Baptist Centennial Theological College, of Knox county.
An act to amend an act to empower the county court of Franklin county to make subscription to the capital stock in turnpike roads in Franklin county, approved March 16th, 1869.
An act for the benefit of Richard Hackley, elisor of the Garrard circuit court.
An act to amend the several acts in relation to the town of Winchester.
An act to amend an act to incorporate the Danville, Lancaster, and Nicholasville Turnpike Road Company.
An act to amend an act, entitled "An act to amend the charter of the Glasgow Railroad Company," approved 20th March, 1872.
An act for the benefit of G. W. Whitesides, for taking care of pauper idiot.
An act to increase the number and fix the time and place of holding the county courts in Warren county.
An act for the benefit of Seymour H. Perkins, clerk of Todd county court.
An act to authorize McCracken county to levy a tax for county expenses.
An act to amend an act to incorporate the town of Greenville, and give concurrent jurisdiction with police judge to county judge and justices of the peace.
An act to increase the jurisdiction of the police judge of Mos- cow, Hickman county, in civil cases.
An act to incorporate the Mouth of Tate's Creek Turnpike Road Company, Fayette county.
An act for the benefit of M. J. Miller, committee for Lucinda Mullins, pauper idiot of Rockcastle county.
An act to confer additional powers upon the county court of Barren county.
An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the town of Danville," approved March 10, 1873.

An act for the benefit of John E. Abbott, sheriff of Hart county, and to authorize the Auditor to settle with him, and credit him by certain sums on certain judgments.

An act for the benefit of James McGuire, of Russell county. With an amendment to the last two named bills. Which were concurred in.

Mr. Campion moved that a committee be appointed to withdraw from the Senate a bill passed by this House, entitled An act to amend the charter of the city of Louisville. And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker appointed Mr. Campion committee to withdraw said bill from the Senate, Who, after a time, reported that he had performed that duty, and delivered said bill to the Clerk of this House.

Mr. Ford moved to reconsider the vote by which this House passed a bill, entitled An act to amend section 6, chapter 75, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties.

Mr. Hallam moved that the Clerk be instructed to recall said bill from the Senate.

Mr. Grinstead moved to lay said motion on the table. The question being taken on the motion of Mr. Grinstead, it was decided in the negative. And the question was then taken on the motion of Mr. Hallam, and it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Spurr, from the Committee on Agriculture and Manufactures, to whom the same had been recommitted, reported a bill, entitled
A bill to amend an act to regulate the sale of medicines and poisons, approved February 21, 1874.

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

Mr. Grigsby moved to commit the bill to a select committee of five physicians.

The question was then taken on the adoption of the motion of Mr. Spurr, and it was decided in the negative.

The question was then taken on the adoption of the motion of Mr. Grigsby, and it was decided in the negative.

Mr. Spurr moved to commit said bill to a select committee of three physicians and two lawyers.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Bowles 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 engrossed and read a third time.

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

Mr. Snyder moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Richard P. Stoll moved to reconsider the vote by which the main question was ordered.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Bowles moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Jenkins moved to commit said bill to a select committee of five, with leave to report at any time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker appointed as said committee Messrs. Hunter, Hume, Powell, Moore, and Green Sterrett.

On motion of Mr. Hallam, Mr. Jenkins was added to said select committee.

Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend chapter 46 of the General Statutes, title "Game and Small Birds."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Spurr, from the Committee on Agriculture and Manufactures, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to aid horticulture in Kentucky.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Hallam moved to lay said bill on the table.

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. Lee and Edrington, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, Thomas W. Henton, J. N. Price,
James H. Bowden, Wood M. Jones, Samuel Russell,

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Nelson moved an amendment to said bill.
Mr. Blue moved to lay said amendment on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
The yea's and nay's being required thereon by Messrs. LaRue and Hallam, 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 of Mr. Nelson, and it was decided in the affirmative.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to abolish days of grace on bills and notes payable at sight or on demand.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Nelson moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to put promissory notes on the footing of bills of exchange.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved to lay said bill on the table.

Messrs. Hallam and Bowles required the yeas and nays on said motion,

The further consideration of said bill and motion was cut off by the orders of the day.

The House then took up from the orders of the day a bill from the Senate, entitled

An act to amend an act, entitled “An act to incorporate the Cleveland Orphan Institution,” approved March 13, 1870.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The House then took up from the orders of the day a bill, entitled
A bill to provide for the completion of the public buildings and offices at the Seat of Government.

Mr. Campion moved to postpone the further consideration of said bill, and make the same the first business in the orders of the day on Wednesday next, March 1st.

And the question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, 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 motion of Mr. Bowles to reconsider the vote by which the previous question was ordered, and it was decided in the affirmative.

Mr. LaRue moved a call of the House.

And the question being taken on the adoption of said motion, it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. LaRue moved to reconsider the vote by which the motion of Mr. Campion was rejected.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Nelson moved to postpone the further consideration of said bill until Wednesday next, March 1st.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Those who voted in the negative, were—

Joshua G. Ford, J. V. Owen.

Mr. Sloss moved to reconsider the vote by which this House passed a bill which originated in the Senate, entitled
An act appropriating money to the Central Kentucky Lunatic Asylum.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Botts, from the Committee on Circuit Courts—
A bill to amend an act, entitled "An act to regulate the time of holding circuit courts in the Second Judicial District," approved February 23, 1876.

By Mr. Kearny, from the Committee on Ways and Means—
A bill to empower the trustee of the jury fund of Henderson county to restore to the city of Henderson, out of any funds coming to his hands as trustee, certain moneys due to said city.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Botts, from the Committee on Circuit Courts, to whom the same had been recommitted, reported a bill, entitled
A bill to increase the jurisdiction of quarterly courts, and to authorize the appointment of a deputy clerk.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Botts moved a substitute to said bill.
Mr. Russell moved an amendment to the substitute.
Mr. Bowles moved an amendment to the bill.

And then the House adjourned.
MONDAY, FEBRUARY 28, 1876.

The following petitions were presented, viz:
By Mr. Green Sterrett—
1. The petition of sundry citizens of Hancock county, praying the passage of an act for the benefit of Dr. B. F. Powers.

By Mr. Patterson—
2. The petition of sundry citizens of Taylor county, praying the passage of an act for the benefit of Thomas H. Gaines, of Taylor county.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Propositions and Grievances, and the 2d to the Committee on Moral and Religious Institutions.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to amend an act, entitled "An act to regulate the time of holding circuit courts in the second judicial district," approved February 23, 1876.
An act to incorporate the Baptist Church of New Liberty, Owen county.
An act to guard against the abuses of the elective franchise by requiring a registration of voters in the city of Louisville.
An act to amend an act establishing a new charter for the city of Louisville, approved March 3, 1870.
An act for the benefit of Garfield McCormack, of Lawrence county.
An act to enable the people of Jessamine county to vote a tax on themselves to build a new court-house in said county.
An act to empower the county court of Henry county to levy an ad valorem tax of fifteen cents on the one hundred dollars for county purposes.
An act to incorporate the Bank of Woodford, at Versailles.
An act to declare Cane creek, in Breathitt county, a navigable stream from its mouth to the mouth of Seward's branch.
An act to amend an act incorporating the Odd Fellows' Mutual Life Assurance Association, of Louisville.
An act for the benefit of common school district No. 35, Rockcastle county.

An act to amend an act, entitled "An act to incorporate the New Castle and Carrollton Turnpike Road Company."

An act incorporating the town of Cherry Hill, in Trigg county.

An act for the benefit of Charles Breeden, of Gallatin county.

An act for the benefit of S. S. Johnson, late sheriff of Warren county.

An act for the benefit of C. W. Hull, deputy jailer of Kenton county.

An act for the benefit of Daniel McCallum, jr., appropriating two hundred and thirty-three dollars and thirty-three cents.

An act to incorporate the Forest Retreat and Panther Creek Turnpike Road, in Nicholas county.

With an amendment to the last two named bills.

Which were concurred in.

That they had passed bills of the following titles, viz:

1. An act to incorporate the Worthington and Anchorage Turnpike Road Company.

2. An act for the benefit of H. S. Percival, sheriff of Kenton county.

3. An act for the benefit of Joseph D. Smith, committee of Rhoda Ray, an idiot of Laurel county.

4. An act to amend an act to protect fish in Cumberland river above the falls.

5. An act to amend the charter of the Augusta and Dover Turnpike Road Company, in Bracken county.

6. An act for the benefit of the Carlisle and Jackstown Turnpike Road Company, upper route.

7. An act to regulate the duties and office of inspector of oils, and the product of coal, petroleum, and other bituminous substances.

8. An act for the benefit of Hugh Mulholland.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 5th to the Committee on Corporate Institutions; the 2d, 3d, and 8th to the Committee on Claims; the 4th to the Committee on Agriculture and Manufactures; and the 6th to the Committee on Internal Improvement.
On motion of Mr. Bidwell—

Ordered, That the 7th be referred to a select committee of five members of this House.

The Speaker appointed on said special committee Messrs. Bidwell, Feland, Owen, D. B. Smith, and Poor.

Leave of absence, indefinitely, was granted Messrs. Cook, Montgomery, Blue, Spalding, Bowles, and Russell.

Mr. Bowden, from the committee on that portion of the Governor's message relating to the line between Kentucky and Indiana, presented the following report and resolution, viz:

The joint committee of the Senate and House of Representatives, to whom were referred certain papers relating to the disputed boundary line between Kentucky and Indiana, above and near the city of Evansville, respectfully report: that they have examined into said matter so far as it is disclosed by said papers, and they find that on the 21st of April, 1873, the Legislature of Kentucky passed a law authorizing the Governor to appoint a commissioner for this State, to act with a similar commissioner appointed on behalf of the State of Indiana, for the purpose of ascertaining and fixing the true boundary line between said States; that on the 27th of February, 1875, the Legislature of Indiana passed a similar act, directing the Governor of that State to appoint a commissioner for the same purpose; that on the 5th of June, 1875, Preston H. Leslie, then Governor of this State, being authorized as aforesaid, appointed and commissioned D. N. Walden as commissioner in behalf of the State of Kentucky; and that on the 5th day of June, 1875, Thomas A. Hendricks, then Governor of the State of Indiana, being authorized as aforesaid, appointed and commissioned August Pfafflin as commissioner in behalf of the State of Indiana.

They find further, that after said commissioners were appointed and commissioned, namely, in July, 1875, they entered upon the discharge of their duties, which were to ascertain by actual survey, and to mark and establish said boundary line; to make out a written statement of their survey, giving a full and plain description of all the courses and distances, and of the marks and monuments made and established, and to sign and acknowledge the same before designated officers, and to file the original in certain designated offices. Said commissioners completed said survey, having fixed said line and established it, and having marked it by monuments, prior to July 17, 1875; and prior to July 27, 1875, they had made and completed their written statement of said survey, as said laws directed; on said 27th day of July, 1875, Thomas A. Hendricks, Governor of Indiana, for some reason unknown to this committee, directed the said commissioner for said State to suspend work; but said commissioner, notwithstanding said direction, proceeded with the commissioner of Kentucky to the preparation of a map of said survey, and said commissioners thereafter completed said map, and acknowledged said writing as directed. The report of said commissioners, including said map, which designates said boundary line by courses and distances, is referred to and made part of this report.

The committee recommend that the Governor be authorized and requested to take such steps as may to him seem just and proper, in order
to a fair and amicable settlement of the differences between the States of Kentucky and Indiana in regard to said boundary.

R. SIMMONS,
J. H. STANLEY,
Committee of Senate.

JAMES H. BOWDEN,
JOHN PRESTON,
JOSEPH V. OWEN,
Committee of House.

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the report of the joint committee on the boundary line between the States of Kentucky and Indiana be spread upon the journals of the Senate and House of Representatives; and that, in pursuance of the recommendation of said committee, the Governor be authorized and requested to take such steps as may to him seem expedient, to finally locate and establish that part of the boundary line between said States which is in dispute.

Which were received, read, and ordered to be spread upon the Journals of this House.

Mr. Richard P. Stoll moved to reconsider the vote by which this House laid on the table a bill, entitled
A bill to abolish days of grace on bills and notes payable at sight or on demand.

The question was then taken on the adoption of said motion, it was decided in the affirmative.

Mr. Shanks moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the State Bank of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled
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A bill to regulate the pay of witnesses in criminal cases.
Which was read the first time and ordered to be read a second
time.

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the
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.

A message was received from the Senate, announcing that they
had refused to concur in the first and third sections, and had con­
curred in the second section of an amendment of the House to a
bill, which originated in the Senate, entitled

An act increasing the jurisdiction of the quarterly courts and jus­
tices in Christian and other counties.

Mr. Hallam moved that a committee of conference be appointed
by this House, to confer with a similar committee from the Senate on
the disagreement as to said amendment.

The Speaker appointed Messrs. Nelson, Botts, Richard P. Stoll,
Spurr, and Jones said committee.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

Mr. Ford moved to appoint a committee to withdraw from the
Senate a bill that passed the House, which originated in the Senate,
entitled

An act to reduce into one all the acts relating to the city of Owens­
boro.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

The Speaker appointed Mr. Ford said committee.

Who, after a time, reported that he had performed that duty, and
delivered said bill to the Clerk of the House.

Mr. — moved to reconsider the vote by which the House passed
said bill.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

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Mr. Ford moved to reconsider the vote by which said bill had its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Kearny moved to reconsider the vote by which said bill was ordered to its second reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Kearny moved to reconsider the vote by which said bill was ordered to its first reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Said bill was then read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
An act regulating practice in civil cases.
An act regulating practice in criminal cases.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Mr. Sloss moved to suspend the rules of the House and order said bills to their third reading.
Mr. Craddock moved to postpone the further consideration of said bills for eight days.
Mr. Hallam moved to amend the motion of Mr. Craddock by adding, "and print amendments with reference to the sections amended."
And the question being taken on the adoption of said motion, as amended, it was decided in the affirmative.
Mr. Kearny moved to reconsider the vote by which said motion to postpone and print, &c., was adopted.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Kearny asked a division of the question.
And the question being taken on the adoption of the motion to postpone for eight days, it was decided in the negative.

The hour of 12 o'clock, M., having arrived, the further consideration of said bills was cut off by the orders of the day.

On motion of Mr. Frederick, leave was given him to withdraw his motion heretofore entered to reconsider the vote by which the House passed a bill, entitled

An act for the benefit of John Grumbly, of Todd county.
The House then took up from the orders of the day a bill, entitled

An act to define the duties of the Adjutant General and Quarter-Master General of this Commonwealth.

Mr. Henry, from the Committee on Military Affairs, to whom was referred a bill from the Senate, entitled

An act in relation to the offices of Adjutant and Quarter-Master General,

Reported the same without amendment.
Which was considered in connection with the first named bill.

Mr. Henry moved to recommit both said bills to the Committee on Military Affairs.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Botts moved to recommit the Senate bill to the Committee on Military Affairs.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grinstead moved to recommit the House bill to the Committee on Military Affairs.

Mr. Henry moved to reconsider the vote by which this House refused to recommit both bills to the Committee on Military Affairs.
The question was then taken on ordering said bill to its third reading, and it was decided in the affirmative.

Said bill was read a third time.

Mr. Henry moved to recommit said bill to the Committee on Military Affairs.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
The House then took up from the orders of the day a bill, entitled
A bill to better assure the public in the use of railroads in Kentucky.
Said bill was read a second time.
Mr. Hallam offered a substitute for said bill.
Mr. Botts offered an amendment to said bill.
On motion of Mr. Grigsby—
Ordered, That said substitute and amendment be printed.
The House then took up from the orders of the day the motion of
Mr. Campion, entered heretofore, to reconsider the vote by which this
House passed a bill, entitled
An act to amend the charter of the city of Louisville.
Mr. Blue moved to lay said motion on the table.
And the question being taken on the adoption of the motion of
Mr. Blue, it was decided in the negative.
The question was then taken on the adoption of the motion of
Mr. Campion to reconsider, &c., and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Campion and
Hume, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—
Mr. Speaker (Stone), Marshall Baker, James B. Blue, Tobias W. Burton, W. J. Edrington, John Ellis, Rufus Emmons, John Feland, Martin W. LaRue, William E. Minor, James M. Payne, Green Sterrett,
Mr. Campion then moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. LaRue and Spalding, were as follow, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The House then took up from the orders of the day the following resolution and amendment, viz:

1. Resolved, That no bill or resolution shall be taken from the orders of the day, out of the regular order, but by the unanimous consent of the House.

2. That the standing rules of the House and the regular order of business shall not be suspended or interrupted unless by unanimous consent of the house.

3. Rules 41 and 42, so far as they are in conflict with this resolution, are repealed.

4. The House will adjourn on each day at 2 o'clock, P. M., day session, and 10.30, P. M., night session; and motions to adjourn before that time shall be out of order. Rule 21 of this House, so far as is inconsistent with these resolutions, is repealed.

5. That hereafter this House shall meet at 9½ o'clock, A. M.

Mr. Henton moved to lay said resolution and amendment on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Duncan moved to reconsider the vote by which the House laid said resolution and amendment on the table.

Mr. Grigsby moved to lay that motion on the table.

The question was then taken on Mr. Grigsby's motion, and it was decided in the affirmative.

The House then took up from the orders of the day a joint resolution from the Senate, entitled Resolution requiring the president and directors of the Commercial Bank at Paducah to report the condition of said bank.

Mr. Kearny moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker laid before the House the response of the Auditor to a resolution requiring him to report to this House the names of the various corporations in the State which have failed to pay taxes to the State for the year 1875.

Said report reads as follows, viz:

OFFICE OF AUDITOR OF PUBLIC ACCOUNTS,

STATE OF KENTUCKY,
FRANKFORT, February 28, 1876.

HON. W. J. STONE, Speaker of House of Representatives:

SIR: I herewith transmit to you a statement showing the various corporations in the State which have failed to pay taxes to the State for the year 1875, in obedience to the resolution adopted by the House of Representatives on the 22d inst., with marginal notes showing why such taxes have not been paid.

I have the honor to be,

Very respectfully,

D. HOWARD SMITH, Auditor.

CORPORATIONS WHICH HAVE FAILED TO PAY TAXES FOR 1875.

Arbuckles and Mannersville Turnpike Road Company
Allensville Turnpike Road Company
Asheland and Catlett'sburg Turnpike Road Company
Augusta and Dover Turnpike Road Company
Augusta and Minerva Turnpike Road Company
Augusta, Cynthiana and Georgetown Turnpike Road Company
Beargrass Transportation Company
Boyd Oil Creek Company
Boone Mining and Manufacturing Company

No dividends reported.

No report.
Board of Internal Improvement Franklin County
Board of Internal Improvement Mercer County
Bardstown and Green River Turnpike Road Company
Bardstown and Bloomfield Turnpike Road Company
Burlington and Florence Turnpike Road Company
Bloomfield and Fairfield Turnpike Road Company
Bloomfield and Taylorsville Turnpike Road Company
Bethel Turnpike Road Company
Bearsgrass Turnpike Road Company
Bryant's Station and Lexington Turnpike Road Company
Bloomfield and Springfield Turnpike Road Company
Bryantsville and Cave Run Turnpike Road Company
Bryantsville and Boyle County Turnpike Road Company
Bryantsville and Sugar Creek Turnpike Road Company
Buckeye and Paint Lick Turnpike Road Company
Brooksville and Claysville Turnpike Road Company
Brooksville and Rock Spring Turnpike Road Company
Blue Banks and Belle Grove Turnpike Road Company
Berry's Station, Colemanville and Dry Ridge Turnpike Road Company
Blue Lick Turnpike Road Company
Bullitt County Turnpike Road Company
Big Stoner Turnpike Road Company
Bagdad and Harrisonville Turnpike Road Company
Beatty's Mill and Todd's Point Turnpike Road Company
City of Bowling Green
City of Covington
City of Frankfort
City of Louisville
City of Owensboro
City of Paducah
Central Passenger Railroad Company
Citizens' Building and Loan Association, Owensboro
Citizens' Passenger Railway Company
Carroll County Fair Association
Cottage Furnace Iron, Mining, and Manufacturing Company
Covington and Lexington Turnpike Road Company
Columbia and Barksville Turnpike Road Company
Cynthiana and Raven's Creek Turnpike Road Company
Cynthiana and Claysville Turnpike Road Company
Cynthiana, Paddy's Run, and Lair's Station Turnpike Road Company
Cynthiana, Campbellsville, and Scott County Turnpike Road Company
Cynthiana and Millersburg Turnpike Road Company
Clark's Run and Salt River Turnpike Road Company
Crab Orchard and Crew's Knob Turnpike Road Company
Chester Grove and Ballardsville Turnpike Road Company

No dividends reported.
No report.
No report.
No report.
Report on div. reported.
No dividends reported.
<table>
<thead>
<tr>
<th>Road Company</th>
<th>Notes</th>
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</thead>
<tbody>
<tr>
<td>Clark and Bourbon Turnpike Road Company</td>
<td>No dividends reported.</td>
</tr>
<tr>
<td>Clark and Montgomery Turnpike Road Company</td>
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<tr>
<td>Covington and DeCoursey Creek Turnpike Road Company</td>
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<tr>
<td>Covington and Dry Creek Turnpike Road Company</td>
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<tr>
<td>Cedar Creek Turnpike Road Company</td>
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<tr>
<td>Christiansburg and Demaree's Store Turnpike Road Company</td>
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<tr>
<td>Campbell Turnpike Road Company</td>
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<tr>
<td>Cleveland Turnpike Road Company</td>
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<tr>
<td>Clear Creek and Shannon's River Turnpike Road Company</td>
<td>No report.</td>
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<tr>
<td>Chaplin and Bloomfield Turnpike Road Company</td>
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<tr>
<td>Danville, Lancaster and Nicholasville Turnpike Road Company</td>
<td>Exempt.</td>
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<tr>
<td>Danville and Husonville Turnpike Road Company</td>
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<tr>
<td>Danville and Perryville Turnpike Road Company</td>
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<tr>
<td>Danville and Pleasant Hill Turnpike Road Company</td>
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<tr>
<td>Dover and Minerva Turnpike Road Company</td>
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<tr>
<td>Elizabethtown, Lexington and Big Sandy Railroad Company</td>
<td>No report.</td>
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<tr>
<td>Evansville, Owensboro and Nashville Railroad Company</td>
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<tr>
<td>Elizaville and Fairview Turnpike Road Company</td>
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<tr>
<td>Elizaville and Upper Blue Lick Turnpike Road Company</td>
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<tr>
<td>Elizaville and Pleasant Valley Mills Turnpike Road Company</td>
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<tr>
<td>Estill Station and Speedwell Turnpike Road Company</td>
<td>No report.</td>
</tr>
<tr>
<td>Falls City Hall and Market Company</td>
<td></td>
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<tr>
<td>Falls City Building and Real Estate Association</td>
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<tr>
<td>Franklin and Crab Orchard Turnpike Road Company</td>
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<tr>
<td>Frankfort and Georgetown Turnpike Road Company (Scott co.)</td>
<td>No dividends reported.</td>
</tr>
<tr>
<td>Flemingsburg and Poplar Plains Turnpike Road Company</td>
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<tr>
<td>Flemingsburg and Upper Fox Spring Turnpike Road Company</td>
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<tr>
<td>Flemingsburg and Mt. Carmel Turnpike Road Company</td>
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<tr>
<td>Flemingsburg and Elizaville Turnpike Road Company</td>
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<tr>
<td>Franklin and Owen Turnpike Road Company</td>
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<tr>
<td>Forks of Elkhorn Turnpike Road Company</td>
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<tr>
<td>Fox Run and Bellview Turnpike Road Company</td>
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<tr>
<td>Gatesfield and Samuels' Depot Turnpike Road Company</td>
<td></td>
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<tr>
<td>Georgetown Real Estate and Building Association</td>
<td>No report.</td>
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<tr>
<td>Glasgow Railroad Company</td>
<td></td>
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<tr>
<td>Galt House Company</td>
<td>Exempt.</td>
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<tr>
<td>Gaylord Iron Pipe Company</td>
<td>No report.</td>
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<tr>
<td>Green County and Taylor County Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>German and South Elkhorn Turnpike Road Company</td>
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<tr>
<td>Georgetown and Lemons' Mill Turnpike Road Company</td>
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<tr>
<td>Georgetown and Long Lick Turnpike Road Company</td>
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<tr>
<td>Ghent and Eagle Creek Turnpike Road Company</td>
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<tr>
<td>Great Crossing and Stamping Ground Turnpike Road Company</td>
<td>No report.</td>
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<tr>
<td>Henderson Fair Company</td>
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<tr>
<td>Hackett Manufacturing Company</td>
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<tr>
<td>Hiawatha Gold and Silver Mining Company</td>
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<tr>
<td>Harrodsburg and Danesville Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Harrodsburg and Cornishville Turnpike Road Company</td>
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<tr>
<td>Hillsboro and Poplar Plains Turnpike Road Company</td>
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<tr>
<td>Company Name</td>
<td>Dividends/Report</td>
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<tr>
<td>Hillsboro and Mouth of Fox Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Helena Turnpike Road Company</td>
<td>No report.</td>
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<tr>
<td>Iron Hill Furnace and Mining Company</td>
<td>No report.</td>
</tr>
<tr>
<td>Indian Creek and Scott's Station Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Independence and Commonsville Turnpike Road Company</td>
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<tr>
<td>Iron Works Turnpike Road Company</td>
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<tr>
<td>Independence and Big Bone Turnpike Road Company</td>
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<tr>
<td>Irvine and Miller's Creek Turnpike Road Company</td>
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<tr>
<td>Jefferson and Brownsville Turnpike Road Company</td>
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<tr>
<td>Kentucky Rolling-mill Company</td>
<td>No report.</td>
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<td>Kentucky Furniture Company</td>
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<td>Louisville Agricultural Works</td>
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<td>Louisville Building Association</td>
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<td>Louisville City Railway Company</td>
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<td>Louisville Car-wheel and Supply Company</td>
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<td>Louisville Chemical Works</td>
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<td>Louisville Edge Tool Company</td>
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<tr>
<td>Louisville, Harrods Creek and Westport Railroad Company</td>
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<td>Louisville and Jeffersonville Ferry Company</td>
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<tr>
<td>Louisville and Nashville Railroad Employees' Building Association</td>
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<td>Louisville and Nashville Railroad Company</td>
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<tr>
<td>Louisville, Paducah and Southwestern Railroad Company</td>
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<tr>
<td>Louisville Rolling-mill Company</td>
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<td>Louisville Railway Transfer Company</td>
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<td>Louisville Steel Works</td>
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<td>Louisville Tobacco Manufacturing Company</td>
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<td>Louisville Woollen-ware Manufacturing Company</td>
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<tr>
<td>Lexington Gas Company</td>
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<tr>
<td>Lexington and Carter County Mining Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Lexington and Georgetown Turnpike Road Company</td>
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<td>Lexington, Harrodsburg and Perryville Turnpike Road Company</td>
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<td>Lebanon and Bradfordsville Turnpike Road Company</td>
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<td>Lebanon and Calvary Turnpike Road Company</td>
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<td>Lexington and Newtown Turnpike Road Company</td>
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<td>Lexington and Frankfort Turnpike Road Company</td>
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<td>Louisville and Shelbyville Turnpike Road Company</td>
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<td>Louisville and Shepherdsville Turnpike Road Company</td>
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<td>Louisville and Cave Run Turnpike Road Company</td>
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<td>Lancaster and Buckeye Turnpike Road Company</td>
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<td>Leesburg and Carroll's Gate Turnpike Road Company</td>
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<tr>
<td>Leesburg and Newtown Turnpike Road Company</td>
<td></td>
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<tr>
<td>Masonic Savings Bank, Louisville</td>
<td>No report.</td>
</tr>
<tr>
<td>Mayville and Lexington Railroad Company (Northern Division)</td>
<td></td>
</tr>
<tr>
<td>Madisonville and Shawyntown Straight Line Railroad Company</td>
<td>Not completed.</td>
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<tr>
<td>Mt. Savage Furnace Company</td>
<td>No report.</td>
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<tr>
<td>Muldraugh's Hill and Bridge Turnpike Road Company</td>
<td>No dividends reported.</td>
</tr>
<tr>
<td>Midway and Scott Turnpike Road Company</td>
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<tr>
<td>Midway and Craig's Mill Turnpike Road Company</td>
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<thead>
<tr>
<th>Company Name</th>
<th>Information</th>
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<tbody>
<tr>
<td>Maysville, Orangeburg and Mt. Carmel Turnpike Road Company</td>
<td>No dividends reported.</td>
</tr>
<tr>
<td>Maysville and Blue Run Turnpike Road Company</td>
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<td>Mortonsville and Lexington Turnpike Road Company</td>
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<tr>
<td>Mt. Olive and Sardis Turnpike Road Company</td>
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<td>Newport and Covington Bridge Company</td>
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<td>Nashville and Northwestern Railroad Company</td>
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<td>Newport and Alexandria Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>North Middletown and Mt. Sterling Turnpike Road Company</td>
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<td>Nicholasville and Jessamine County Turnpike Road Company</td>
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<tr>
<td>New Castle and Carrollton Turnpike Road Company</td>
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<td>Owensboro Gas-light Company</td>
<td>No report.</td>
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<tr>
<td>Oakland Plank Road Company</td>
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<td>Owingsville and Mt. Sterling Turnpike Road Company</td>
<td>No dividends reported.</td>
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<td>Old Frankfort Turnpike Road Company</td>
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<td>Old Frankfort and Lexington Turnpike Road Company</td>
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<td>Parkland Building and Loan Association</td>
<td>No report.</td>
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<tr>
<td>Paducah and Memphis Railroad Company</td>
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<tr>
<td>Paris and Winchester Turnpike Road Company</td>
<td>No dividends reported.</td>
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<td>Paris and Georgetown Turnpike Road Company</td>
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<td>Paris and Clintonville Turnpike Road Company</td>
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<tr>
<td>Paris and North Middletown Turnpike Road Company</td>
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<tr>
<td>Paris and Townsend Turnpike Road Company</td>
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<tr>
<td>Peplar Level Turnpike Road Company</td>
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<tr>
<td>Pine Grove and Bourbon County Turnpike Road Company</td>
<td>No report.</td>
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<tr>
<td>Racoon Mining and Manufacturing Company</td>
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<tr>
<td>Red River Iron Manufacturing Company</td>
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<tr>
<td>Richmond and Tate's Creek Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Richmond, Otter Creek and Brownsboro Turnpike Road Company</td>
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<td>Richmond and Barnes' Mill Turnpike Road Company</td>
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<td>Richmond and Lancaster Turnpike Road Company</td>
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<tr>
<td>Russell Turnpike Road Company</td>
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<tr>
<td>River Road Company</td>
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<tr>
<td>Saint Bernard Coal Company</td>
<td>No report.</td>
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<tr>
<td>St. Louis and Southeastern Railway Company</td>
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<tr>
<td>Springfield and Bardstown Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Stony Point and Diamond's Mill Turnpike Road Company</td>
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<tr>
<td>Stony Hollow Turnpike Road Company</td>
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<tr>
<td>Sharpsburg and Owingsville Turnpike Road Company</td>
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<td>Stamping Ground and Frankfort Turnpike Road Company</td>
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<td>Sardis Turnpike Road Company</td>
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<tr>
<td>Spring Station Turnpike Road Company</td>
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<tr>
<td>Salvisa and Kirkwood Turnpike Road Company</td>
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<td>Salt River and Dry Branch Turnpike Road Company</td>
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<tr>
<td>Town of Franklin</td>
<td>No report.</td>
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<tr>
<td>Tuckahoe Bridge Turnpike Road Company</td>
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<tr>
<td>United States Mail Line Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Versailles and Anderson County Turnpike Road Company</td>
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<tr>
<td>Versailles and Georgetown Turnpike Road Company</td>
<td>No dividends reported.</td>
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<tr>
<td>Versailles and McConn's Ferry Turnpike Road Company</td>
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</tbody>
</table>

No dividends reported.
No report.
Versailles and Mortonsville Turnpike Road Company. No dividends reported.
Versailles and Mundy's Ferry Turnpike Road Company.
Versailles and Nicholasville Turnpike Road Company.
Versailles and Shryock's Ferry Turnpike Road Company.
Valley Turnpike and Gravel Road Company.
Western German Savings Bank, Louisville. No report.
Warfield Coal and Salt Company.
Working men's Building and Loan Association.
White Stone Quarry Company.
West Point and Elizabethtown Turnpike Road Company. No dividends reported.
Winchester and Lexington Turnpike Road Company.
Washington and Clark's Run Turnpike Road Company.
Winchester and Kentucky River Turnpike Road Company.
Winchester and Mt. Sterling Turnpike Road Company.

Which was ordered to be printed.

The House then took up from the orders of the day the following resolution, viz:

Resolved, That this House will meet at 9½ o'clock, A.M., for the remainder of the present session.

Mr. Hallam moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Salem Gemeinde of Newport, Kentucky;
An act for the benefit of M. J. Miller, committee for Lucinda Mul-lins, pauper idiot of Rockcastle county;
An act to amend the charter of Ford's Mill and Kentucky River Turnpike Road Company;
An act authorizing the Wayne county court to sell twenty thousand dollars of the bonds of the county for the purpose of building courthouse;
An act to incorporate the Farmers and Traders' Bank of Lexing-ton;
An act to amend an act, entitled "An act to incorporate the town of Butler, Pendleton county;"
An act to increase the number, and fix the time and place of holding, the county courts in Warren county;
An act to re-establish the common pleas court in the county of Union;
An act to incorporate the Farmers' Home Mutual Aid Association, of Fleming county;
An act to incorporate the Kentucky Oil, Pipe, Mining, and Transportation Company;
An act to incorporate the St. Mary's, Raywick, and New Hope Turnpike Road Company;
An act to authorize the trustees of the Methodist Episcopal Church, South, in Brandenburg, Meade county, to sell and convey certain church property for the benefit of said church;
An act to increase the jurisdiction of the police judge of Moscow, Hickman county, in civil cases;
An act authorizing the Ballard county court to levy an ad valorem tax;
An act to regulate the times of holding the county court of Daviess county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Poor moved the following resolution, viz:
WHEREAS, His majesty, King Comus, has commanded that we suspend all operations upon to-morrow; and whereas, we deem it proper and expedient that we carry out the wishes of his majesty; therefore, be it
Resolved, That when this House adjourns to-night, we adjourn to meet Wednesday morning, March 1st, 1876, at 10 o'clock, A. M.
Mr. Ford moved to lay said resolution on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
Mr. Frazee moved the adoption of said resolution.
Messrs. Hallam and Botts required the yeas and nays on the adoption of said resolution.
Mr. Spurr moved that this House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Albert A. Stoll and Minor, were as follows, viz:

Those who voted in the affirmative, were—

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J. H. Emerson,  Daniel Lary,  L. J. Stephenson,
John Feland,  W. Jeff. Lee,  Green Sterrett,
Joshua G. Ford,  William B. Lindsay,  Robert Sterrett,
W. H. Frederick,  Thos. J. Montgomery,  Richard P. Stoll,
Joseph A. Gaines,  William A. Moore,  W. J. Taylor,
George H. Gardner,  John B. Otten,  G. W. Winn—47.
John D. Gardner,  Chas. Patterson,

Those who voted in the negative, were—

Mr. Speaker (Stone),  John M. Fish,  J. V. Owen,
Bell G. Bidwell,  L. J. Frazee, jr.,  Jere. Poor,
James B. Blue,  L. E. Green,  J. N. Price,
K. R. Culbertson,  Theodore F. Hallam,  John A. Steele,
P. H. Duncan,  Martin W. LaRue,  Albert A. Stoll,

A message was received from the Senate, announcing that they had passed a bill of the following title, viz:—

An act supplemental to an act, entitled “An act to incorporate the Southern Baptist Theological Seminary,” approved February 15, 1876.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:

An act releasing the stock of the State of Kentucky in the turnpike road leading from the mouth of Salt river to Elizabethtown, in Hardin county.
An act to change the county line between the counties of Knox and Bell.
An act for the benefit of the devisees of Joseph Brown.
An act for the benefit of keepers of ferries in Campbell county.
An act incorporating the Fourth Presbyterian Church, of Louisville.
An act to authorize Logan county court to borrow money.
An act to authorize the sale of the stock owned by the Logan county court in the Louisville and Nashville Railroad Company.

Resolution providing for an extension of the present session beyond the constitutional limit of sixty days.

Mr. Hocker offered a joint resolution.

The rule of the House requiring joint resolutions to lie on the table one day being dispensed with

Said resolution was read a second time and adopted.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Black, from the Committee on General Statutes—
A bill to authorize the sale of the property in Barbourville, known as the Baptist Church and school property.

By Mr. Steele, from the Committee on Internal Improvement—
A bill for the benefit of the Headquarters and Steele's Run Turnpike Road Company.

By same—
A bill to incorporate the Smith's Station Turnpike Road Company, Nicholas county.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to define the jurisdiction of the police judge of the town of Cromwell, Ohio county.

By Mr. Grinstead, from the Committee on County Courts—
A bill to authorize the county court of Webster county to issue bonds, and to levy a tax to pay the same.

By Mr. Poor, from the Committee on Internal Improvement—
A bill for the benefit of the town of Westport, Ohio county.

By Mr. Grinstead, from the Committee on County Courts—
A bill to legalize certain acts of the Boone county court.

By Mr. Snyder, from the Committee on Railroads—
A bill to incorporate the Melton and Patton's Creek Railway Company.

By Mr. Gaines, from the Committee on Agriculture and Manufactures—
A bill legalizing a vote taken by the voters of Falmouth, in Pendleton county, on the 13th day of February, 1875, authorizing the board of trustees of said town guaranteeing the payment of interest on seventy-five thousand dollars bonds issued by the Covington, Flemingsburg, and Pound Gap Railroad Company.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to amend the charter of the Masonic Building Company, of Falmouth.

By same—
A bill to amend an act approved March 14th, 1871, entitled “An act to incorporate the Iron Works Turnpike Road Company.”

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill authorizing the appointment of commissioners to ascertain and mark the line between the counties of Fayette and Scott.

By Mr. Botts, from the Committee on Circuit Courts—
A bill for the benefit of the clerks of the Union and Crittenden circuit courts.

By Mr. Kearny, from the Committee on Ways and Means—
A bill to authorize the board of council of Franklin to issue bonds, and provide for the payment of the same.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of the assessor of Fulton county.

By Mr. Botts, from the Committee on Circuit Courts—
A bill to charter the Barren County Bridge Company.

By Mr. Poor, from the Committee on Internal Improvement—
A bill for the benefit of the Bloomfield and Springfield Turnpike Road Company.

By Mr. Steele, from the Committee on Internal Improvement—
A bill to incorporate the Springfield and Bradfordsville Turnpike Company.

By Mr. John D. Gardner, from the Committee on Education—
A bill for the benefit of common school district No. 22, Webster county.

By Mr. Preston, from the Committee on the Judiciary—

By Mr. Botts, from the Committee on Circuit Courts—
A bill for the benefit of the sheriff of Warren county.

Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Green Sterrett, from the Committee on Claims, to whom was referred the same, reported a bill, entitled

A bill for the benefit of George W. Pickett, late sheriff of Adair county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows,

Viz:

WHEREAS, The Commonwealth of Kentucky recovered a judgment in the Franklin circuit court against George W. Pickett, sheriff of Adair county, for thirty-nine hundred dollars, balance of State revenue in his hands, and interest was calculated against him on said sum from the June next preceding the judgment, to the date of the judgment, which interest amounted to one hundred and fifty-five dollars and eleven cents; and whereas, he has paid all of the judgment into the Treasury; and whereas, it is a hardship to require interest before the revenue could have been collected; for remedy whereof;

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of Public Accounts draw his warrant on the Treasury for one hundred and fifty-five dollars and eleven cents in favor of George W. Pickett, to be paid out of any money in the Treasury not otherwise appropriated.

§ 2. Be it further enacted, That this act shall take effect from its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, John B. Otten,
William C. Allen, John D. Gardner, Chas. Patterson,
Bell G. Bidwell, L. E. Green, James M. Payne,
James D. Black, J. Warren Grigsby, Jere. Poor,
James B. Blue, Robert E. Grinstead, John Preston,
William H. Botts, Zach. T. Heady, J. N. Price,
Tobias W. Barton, Thomas J. Henry, O. C. Richardson, sr.,
Pat. Campion, Thomas W. Henton, Thomas H. Shanks,
James W. Chowning, Richard P. Hocker, M. M. Sloss,
E. A. Coffman, E. E. Hume, George R. Snyder,
James M. Cook, W. G. Hunter, Richard A. Spurr,
F. G. Cox, T. J. Jenkins, John A. Steele,
G. W. Craddock, Wood M. Jones, L. J. Stephenson,
K. R. Culbertson, John Watts Kearny, Green Sterrett,
Thomas J. Drury, Wm. Kitchen, Robert Sterrett,
John Ellis, Martin W. LaRue, Albert A. Stoll,
J. H. Emerson, Daniel Lary, Richard P. Stoll,
Rufus Emmons, W. Jeff. Lee, W. J. Taylor,
John Feland, William B. Lindsay, E. B. Treadway,
Joshua G. Ford, Lucien S. Luttrell, G. W. Winsn,
Joseph A. Gaines, Thos. J. Montgomery,

In the negative—John M. Fish—1.

Resolved, That the title of said bill be as aforesaid.

Mr. Botts, from the Committee on Circuit Courts, who were directed
to prepare and bring in the same, reported a bill, entitled
A bill to authorize Mirah Simmons, of Warren county, to trade,
contract, and convey her property as a feme sole.

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

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.

Mr. Frazee, from the Committee on County Courts, who were
directed to prepare and bring in the same, reported a bill, entitled
A bill to incorporate the Zoological Garden Association of Jeffers­
son county.

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

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Mr. Feland moved an amendment to said bill.

And the question being taken on the adoption of said amendment,
it was decided in the affirmative.

Mr. Snyder moved to amend by striking out the seventh section of
said bill.

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. LaRue and Owen, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell, L. E. Green, Chas. Patterson,
George H. Gardner,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, John B. Otten,
William C. Allen, John D. Gardner, J. V. Owen,
James D. Black, J. Warren Grigsby, James M. Payne,
James B. Blue, Robert E. Grinstead, J. V. Owen,
William H. Botts, Theodore F. Hallam, W. L. Pollard,
Tobias W. Burton, Thomas J. Henry, Jere. Poor,
Pat. Campion, Thomas W. Henton, John W. Powell,
James W. Chowning, Allen C. Hagan, John Preston,
E. A. Coffman, Richard P. Hoeker, J. N. Price,
James M. Cook, W. G. Hunter, O. C. Richardson, sr.,
F. C. Cox, T. J. Jenkins, Thomas H. Shanks,
G. W. Craddock, Wood M. Jones, M. M. Sloss,
K. R. Cubertson, John Watts Kearny, Richard A. Spurr,
Thomas J. Drury, Wm. Kitchen, John A. Steele,
W. J. Edrington, Martin W. LaRue, L. J. Stephenson,
John Ellis, Daniel Lary, Green Sterrett,
John M. Fish, W. Jeff. Lee, Robert Sterrett,
Joshua G. Ford, William B. Lindsay, Albert A. Stoll,
L. J. Frazee, jr., Lucien S. Luttrell, Richard P. Stoll,
W. H. Frederick, Bryan S. McClure, E. B. Treadway,

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

Said bill was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That James C. Hale, Charles A. Hale, A. V. Dupont, John M. Boggs, A. K. Shepard, T. C. Coleman, J. D. Guthrie, be, and they are hereby, made and constituted a body-politic and corporate, with perpetual succession, for the space of thirty years, under the name of “The Zoological Garden Association of Jefferson County,” with the ordinary powers of suing and being sued, contracting and being contracted with, acquiring by gift, bequest, or purchase, holding and enjoying, transmitting, conveying, or encumbering, real and personal property, and using a common seal; Provided, That the property of the corporation, other than the gardens or grounds and the needful buildings, fixtures, implements, and furniture, and the animals kept upon the same, shall never exceed fifty thousand dollars in value.

§ 2. The object of the corporation shall be the establishment and maintenance of a Zoological Garden in Jefferson county, and shall embrace the keeping of domestic and wild beasts, birds and other animals; an aquarium and arrangements for hatching from the spawn such fishes as are desirable for the streams and rivers of Kentucky; the exhibition of Merino and
other fine breeds of sheep, Lamas or Alpacas, Angora and Cashmere goats, Sable, Mink, Otters, and other fur-bearing animals; poultry, and in general the encouragement and advancement of the farming industries which are connected with the smaller animal creation.

§ 3. The capital of the corporation shall not exceed one hundred and fifty thousand dollars, and shall be divided into shares of ten dollars each; and as soon as five thousand dollars are subscribed, and one dollar per share has been paid to the temporary treasurer, who may be elected by the above named corporators, the corporation may be organized and proceed to work; but the stock may be increased from time to time, within the limit named, by a vote of the stockholders.

§ 4. Subscriptions of stock may be taken by each of the corporators, who are hereby constituted provisional trustees; and as soon as the necessary stock is subscribed, and the deposit thereon paid, as provided in section three, a stockholders' meeting shall be called, which shall elect from among the stockholders six trustees, and shall notify the Governor of this Commonwealth of this election, whereupon he shall appoint a seventh trustee; and the seven shall constitute a board for managing the affairs of the association, and shall hold office until the first Monday in March, 1877, or until their successors are chosen and have accepted their office; and upon the first Monday in March, 1877, and of each succeeding year, the stockholders shall hold their general meetings for the purpose of electing six trustees; but the trustee appointed by the Governor shall hold his office for such time as the order appointing him may name, not exceeding four years, unless his appointment be sooner revoked.

§ 5. The corporation may, in general meeting, make all by-laws and regulations needful or proper for managing its affairs; and they may delegate this power in whole or in part to its board of trustees. Four members of the board, when it is properly called, shall constitute a quorum for the transaction of business. Any vacancy among the elected trustees, arising from death or resignation, may be filled by the rest of the board, for the unexpired term. The board shall in each year elect the president, secretary, and treasurer of the association, and shall appoint the superintendent of the Zoological Gardens, and provide for the employment of needful assistants, keepers, clerks, and workmen about the same.

§ 6. The association may, for at least six days in every year, hold a fair for exhibiting domestic animals, fine wool sheep, Merino and other breeds, Lamas and Alpacas, Angora and Cashmere goats, Otters, Mink, Sable, and fine fur-producing and bearing animals, speckled trout and salmon, and other desirable fish, suited for replenishing the streams and rivers of Kentucky; and the mode of hatching fish from the spawn; poultry, the best varieties for laying, feathers, and dressed for market, including chickens, ducks, geese, and pigeons, and such other animals as they may deem fit; which fair shall be open to exhibitors from within or without the State. To the successful exhibitors at these fairs premiums may be awarded. No intoxicating drinks or beer shall ever be sold upon the grounds of the association. Entertainments, musical or otherwise, beyond the mere view of the grounds and animals, may be given at the Zoological Gardens at any time except on Sunday. On the 22d day of February of every year the grounds shall be opened free of charge to all visitors.

§ 7. The grounds upon which the Zoological Gardens and aquarium are kept, with the necessary buildings, fixtures, implements, and furniture for the same, and for the exhibition of sheep, goats, fish, poultry, and the
other animals, and all animals of all kinds belonging to the association, kept for show or exhibition only, and the exhibition of the same, shall be free from State, county, and municipal taxation; but this exception shall in no case extend to more than twenty acres of ground, nor to any grounds or buildings that may be rented out, or that are not actually used by the association for its purposes heretofore stated; nor to any horses, mules, jacks, jennies, oxen, cows, heifers, calves, sheep, goats, hogs, buggies, or other pleasure carriages: Provided also, That whenever the profits of any year shall be such as to yield a dividend on the stock, the property shall be liable for State taxes for the succeeding year.

§ 8. The corporation may be dissolved before the end of the term of thirty years, by the vote of two thirds of its stockholders, at an annual meeting, or at a meeting called for that purpose upon ten days' notice.

§ 9. This act is to take effect from its passage.

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

Mr. LaRue moved to reconsider the vote by which this House passed a bill, entitled

An act to regulate the pay of witnesses in criminal cases.

On motion of Mr. LaRue,

Ordered, That Mr. LaRue, as committee, ask leave to withdraw said bill from the Senate.

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

1. An act to incorporate the Louisville Elevator and Warehouse Company.

2. An act to repeal an act, entitled "An act to authorize life insurance companies to make special deposit of securities in the Insurance Department," which became a law March 15, 1871.

3. An act to amend an act, entitled "An act for the incorporation and regulation of life insurance companies," approved March 12, 1870.

4. An act to incorporate the Lackport and Bethlehem Turnpike or Gravel Road Company.

5. An act to prohibit the sale of ardent, vinous, malt, or spirituous liquors in the town of Berryville, Harrison county, in quantities less than a barrel.

6. An act for the benefit of Jane Thompson.

7. An act to amend the charter of the town of Hickman.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That they be referred—the 1st and 7th to the Committee on Corporate Institutions; the 2d and 3d to the Committee on Insurance; the 4th to the Committee on Internal Improvement; the 5th to the Committee on Moral and Religious Institutions, and the 6th to the Committee on Claims.

A message was also received from the Senate, announcing that they had passed a joint resolution, which originated in the House of Representatives, entitled

Resolution providing that resolution No. 36 shall take effect from the passage of this resolution.

With an amendment as follows, viz:

2. This resolution shall take effect from and after its passage.

Which was concurred in.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of the Lawrenceburg and Shryock's Ferry Turnpike Road Company.

An act to incorporate the Demossville Turnpike Company.

An act for the benefit of George W. Sweeney, late sheriff of Casey county.

An act for the benefit of school district No. 42, Muhlenburg county.

An act to amend an act, entitled "An act to amend the charter of the Louisville Banking Company, of the city of Louisville."

An act to change the time of holding the county and quarterly courts for Lincoln county.

An act to incorporate the Glasgow Grangers' Mutual Aid Society.

An act for the benefit of W. D. Rucker, of Green county.

An act for the benefit of James A. Howell, committee for James Shoemaker, an adjudged pauper idiot.

An act to amend an act, entitled "An act to incorporate the Louisville Orphans' Home Society."

An act to incorporate the town of Shiloh, in Calloway county.

An act to amend the charter of the town of Rockport, Ohio county.

An act for the benefit of George T. Price, sheriff of Logan county.

An act for the benefit of T. C. Gillenwaters, committee for Sarah T. Morrison, a pauper idiot of Barren county.

An act to amend the charter of the South Carrollton Academy, Muhlenburg county.
An act repealing third section of an act, entitled “An act creating the office of the town marshal of Independence, in Kenton county, and concerning the police laws of said town.”

An act for the benefit of the administrator of J. L. Stubbs, late clerk of the Lyon county court.

An act to incorporate the Union Benevolent Association, of Versailles.

An act to amend the charter of the town of Campbellsville.

An act to regulate elections, for directors and other officers of private corporations.

An act to incorporate the Farmers’ Deposit Bank of Cynthiana, with an amendment to the last five named bills.

Which were concurred in.

And that they had received official information that the Governor had approved and signed sundry enrolled bills and joint resolutions, which originated in the Senate, of the following titles, viz:

An act to legalize the proceedings of the Washington county court in regard to the sheriff’s bond.

An act to add Robertson county to the criminal court known as the criminal court for the counties of Kenton, Campbell, Harrison, Bracken, and Pendleton.

Resolution providing for the appointment of a commission to investigate a claim of L. L. Chevis, of Lexington.

Resolution in relation to binding addresses delivered on the death of General John C. Breckinridge.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to amend an act, entitled “An act to amend an act reducing into one the several acts in relation to the town of Taylorsville, Spencer county,” approved February 21st, 1874.

By Mr. Hallam, from the Committee on Banks—

An act to incorporate the Farmers and Traders’ Bank.

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to extend the town limits of the town of Morgantown, Butler county.

By same—

An act to incorporate the Green River Female Seminary.
By same—

An act to repeal the ninth section of an act to amend the charter of the city of Bowling Green, approved 23d day of February, 1874.

By Mr. Hallam, from the Committee on General Statutes—

An act to amend section 1, article 2, chapter 94, General Statutes, entitled "Roads and Passways."

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to amend the charter of Kentucky Female Orphan School.

By Mr. Steele, from the Committee on Internal Improvement—

An act to amend the charter of the Midway and Elkhorn and Scott County and Elkhorn and Midway and Scott County Turnpike Road Companies.

Said bills were severally read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being 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. Jones—
1. A bill for the benefit of Clinton Female College.

On motion of Mr. Culbertson—
2. A bill authorizing the clerk of the Boyd county circuit court to appoint a deputy who may hold his office in the town of Ashland, Boyd county.

On motion of Mr. Kearny—
3. A bill to incorporate the Literary and Benevolent Society of St. Mary of the Angels.

On motion of Mr. Botts—
4. A bill to establish a normal school in Glasgow, Barren county.

On motion of Mr. Patterson—
5. A bill to change the time of holding quarterly courts in Taylor county.

On motion of same—
6. A bill for the benefit of the Muldrough’s Hill, Campbellsville, and Columbia Turnpike Road Company.

On motion of Mr. Grigsby—
On motion of same—
8. A bill supplementary to the act to adopt the General Statutes.
On motion of Mr. Hagan—
9. A bill authorizing the jailer of Floyd county to appoint an assistant.
On motion of Mr. Black—
10. A bill for the benefit of J. L. McCarty, late sheriff of Whitley county.
On motion of Mr. Treadway—
11. A bill for the benefit of Anna Cummins.
On motion of same—
12. A bill for the benefit of the colored persons of Clay county, allowing them to vote an additional school tax in Clay county.

Ordered, That the Committee on General Statutes prepare and bring in the 10th; the Committee on Internal Improvement the 6th; the Committee on Corporate Institutions the 1st and 7th; the Committee on the Judiciary the 2d and 8th; the Committee on Propositions and Grievances the 11th and 12th; the Committee on County Courts the 5th and 9th; the Committee on Ways and Means the 2d, and the Committee on Education the 4th.

And then the House adjourned.
TUESDAY, FEBRUARY 29, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act to incorporate the Minett Orphan Asylum of the city of Louisville, approved April 21, 1873.

An act for the benefit of Elias Dorsey's estate.

An act to incorporate the Patrons' Co-operative Association, of Simpson county.

An act for the benefit of B. D. Nixon, jailer of Butler county.

An act for the benefit of George F. Greene, of Bath county.

An act to change the time of electing trustees, &c., of the town of Barbourville.

An act for the benefit of Samuel Cecil, of Clinton county.

An act for the benefit of S. H. Cassidy, of Crittenden county.

An act for the benefit of colored common schools in Trimble county.

An act to incorporate Hocker College, of Lexington.

An act regulating the rates of toll on the Paris and North Middletown Turnpike Road.

An act to legalize certain orders and proceedings of the Larue county court.

An act to incorporate Gray Lodge of the Independent Sons of Honor.

An act to incorporate the Centennial Building and Savings Association, of Covington.

An act to authorize the voters of the city of Mayfield to vote upon the question of prohibiting the sale of spirituous liquors, &c., in said city.

With an amendment to the last two named bills.

Which were concurred in.

That they had passed bills of the following titles, viz:

1. An act to amend chapter 92, of the General Statutes, title "Revenue and Taxation."

2. An act to incorporate the Connection Turnpike Road Company, in Henry county.

89-n. x.
3. An act in aid of colored common schools in Hart county.
4. An act to legalize the issue of certain bonds issued by the commissioners of a portion of the Jamestown magisterial district, in Campbell county.
5. An act to incorporate the Ohio County Bank.
6. An act to amend an act authorizing a portion of the Jamestown magisterial district, in Campbell county, to be taxed to purchase the Newport and Dayton Turnpike and to bridge Taylor creek.
7. An act to authorize the judge of the Lincoln county quarterly court to appoint a clerk of his court.
8. An act for the benefit of Jeremiah Biggs, late jailer of Carter county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on General Statutes; the 2d to the Committee on Internal Improvement; the 3d to the Committee on Education; the 4th, 6th, and 7th to the Committee on County Courts; the 5th to the Committee on Banks, and the 8th to the Committee on Claims.

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

An act to incorporate the Three Forks of Grassy Creek, Knoxville and Dry Ridge Turnpike Road Company, in Pendleton and Grant counties.
An act for the benefit of A. C. Thomas and Simon Humphreys, sheriffs of Nelson county.
An act for the benefit of D. F. Smith, of Warren county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had
approved and signed sundry enrolled bills and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Kentucky College.

An act to prevent the sale of spirituous, malt, or vinous liquors within one mile of the court-house in the town of Columbia, Adair county.

An act for the benefit of Fletcher Chelf, of Mason county.

An act for the benefit of Fanny Carr.

An act defining the duty of the sheriff and other officers executing an original process in Kenton county.

An act to repeal an act providing for levying a tax in aid of common schools in Greenup, Boyd, and Carter counties.

An act in aid of common school district No. 29, in Marshall county.

An act for the benefit of H. M. Alexander, sheriff of Cumberland county.

An act to attach Rock House Bottom, in Cumberland county, to Russell county.

An act for the benefit of the People's Building and Loan Association of Carrollton.

An act for the benefit of Clinton and Cumberland counties.

An act to authorize the purchasers of the property of the Red River Iron Manufacturing Company to organize as a new corporation.

An act to incorporate the People's Gas-light Company, of Lexington.

An act to prohibit the sale of spirituous, malt, or vinous liquors in Glasgow, and within one mile of the outside boundary thereof.

An act to incorporate the Mount Sterling Female College.

An act to amend section 6, article 31, chapter 29, General Statutes, for the benefit of Wm. F. Peak, of Trimble county.

An act to prohibit the sale of spirituous liquors in the town of Monticello, Wayne county, and within five miles of said town.

An act to incorporate the Williamsport Deposit Bank.

An act to prevent trespass in certain counties in this Commonwealth.

An act to incorporate the Student's Association of Georgetown College.

An act to incorporate Odd Fellows' Orphanage and Home, of Louisville.

Resolution appropriating money to W. H. Gillis.
Resolution to print report of the Commissioners of the Kentucky Institution for the Deaf and Dumb.

The following act has become a law, by reason of the failure of the Governor to return the same, with his objections, within ten days:

An act for the benefit of Wells, Mitchell & Co.
Mr. Jenkins, from the Committee on Insurance, to whom was referred a bill from the Senate, entitled
An act to amend the charter of the Masonic Mutual Benefit Association, of Maysville,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The following petition was presented, viz:
By Mr. Bowles—
The petition of sundry citizens of Letcher and Perry counties, asking the reduction of the price of land warrants.
Which was received, the reading dispensed with, and referred to the Committee on General Statutes.
Mr. Snyder moved that the Speaker appoint a committee to withdraw from the Senate a bill that passed this House, entitled
An act to incorporate the Flemingsburg Railway Company.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker appointed Mr. Snyder said committee.
Who, after a time, reported that he had performed that duty, and delivered said bill to the Clerk of this House.
Mr. Snyder moved to reconsider the vote by which said bill was passed.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Snyder moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Snyder moved to amend said bill by inserting the enacting clause.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the 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.

On motion of Mr. Gaines, the Clerk of this House was instructed to withdraw from the Senate a bill that passed this House, which originated in the Senate, entitled
An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections."

Said bill was withdrawn from the Senate by the Clerk.

Mr. Preston moved to reconsider the vote by which said bill passed this House.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Preston moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Gaines offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The House took up and resumed the further consideration of a bill, entitled

A bill to put promissory notes on the footing of bills of exchange.

Said bill reads as follows, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky, That all promissory notes hereafter executed, payable within the State of Kentucky, and payable to the order of any person or persons or corporation, are, except as to damages, put upon the footing of foreign bills of exchange.

Mr. Snyder withdrew his motion to lay said bill on the table.
Mr. Bowden moved to amend said bill by inserting the word "bearer," after corporation.

Mr. Frazee moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yea and nay being required thereon by Messrs. Hallam and Wood, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., John Preston,
Marshall Baker, W. H. Frederick, J. N. Price,
William Berkele, George H. Garduer,* O. C. Richardson, sr.,
Tobias W. Burton, John D. Gardner, M. M. Sloss,
F. G. Cox, Thomas J. Henry, A. H. Smith,
G. W. Craddock, T. J. Jenkins, George R. Snyder,
K. R. Culbertson, Wood M. Jones, Richard A. Spurr,
Thomas J. Drury, Wm. Kitchen, John A. Steele,
J. H. Emerson, W. Jeff. Lee, L. J. Stephenson,
Rufus Emmons, William B. Lindsay, Green Sterrett,
James Farmer, James M. Payne, Robert Sterrett,
John Felan, W. L. Pollard, E. B. Treadway,

Those who voted in the negative, were—

William C. Allen, John M. Fish, Martin W. LaRue,
James B. Blue, Joseph A. Gaines, Lucien S. Luttrell,
William H. Botts, L. E. Green, Bryan S. McClure,
James H. Bowden, J. Warren Grigsby, William A. Moore,
Orlando C Bowles, Robert E. Grinstead, John B. Otten,
Pat. Campion, Theodore F. Hallam, Jere. Poor,
James W. Chowning, Zach. T. Heady, Albert A. Stoll,
E. A. Coffman, Thomas W. Henton, Richard P. Stoll,
John Ellis, John Watts Kearny,

So said bill was rejected.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to incorporate the Ancient Order of United Workmen."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Hallam, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend section 21, chapter 22, General Statutes.

Said bill reads as follows, viz:

Be it enacted by the General Assembly of the Commonwealth of Kentucky,

That when any promissory note, which, by being discounted, may be put upon the footing of a bill of exchange, shall be pledged as collateral security to any bank, incorporated by the laws of this Commonwealth, or to any bank established in this State by or under any law of the United States, and when it shall become necessary for such bank to enforce such pledge by sale of such collateral, or by suit thereon, such promissory note shall, by such sale or suit, be put upon the footing of a bill of exchange, in like manner as if such note had been discounted by such bank.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved to lay said bill on the table.

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. Hallam and Kearny, were as follows, viz:

Those who voted in the affirmative, were—


Allen C. Hagan, Wood M. Jones, William B. Lindsay, James M. Payne, W. L. Pollard, John W. Powell, John Preston, J. N. Price,


Those who voted in the negative, were—

Mr. Steele 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 engrossed and read a third time.

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

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—


James W. Chowning, Wm. Kitchen,
E. A. Coffman, L. J. Stephenson,
P. H. Duncan, Robert Sterrett,
John Ellis, John Watts Kearny,
J. H. Emerson, G. W. Winns,
James Farmer, Charles H. Wood—46.

Mr. Steele moved to reconsider the vote by which said bill was laid on the table.
Mr. Preston moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House took up a joint resolution, entitled

Resolution to appoint a supervisor of Treasury claims in the city of Louisville.

Said resolution reads as follows, viz:

**Resolved by the General Assembly of the Commonwealth of Kentucky,**

That the Governor and Auditor of State be, and they are hereby, authorized and required to appoint, in the city of Louisville, a supervisor of Treasury claims from the city or county of Jefferson, whose duty it shall be to inspect and indorse the same as correct, before they shall be audited by the Auditor, or his warrant drawn on the Treasurer for the payment of such claim or claims. That this appointment shall continue during the pleasure of the Governor for the time being: Provided, That the services of such person can be had at a salary not exceeding $600 per annum, to be paid out of the Treasury as other salaries are paid—who shall take an oath to fairly inspect such claim or claims without partiality, and certify the same as correct, or incorrect according to existing laws. That no claim shall be considered by the Auditor without such indorsement by the supervisor, and such indorsement shall be prima facie correct, but subject to the ultimate decision and determination of the Auditor; but if the Auditor shall be of opinion the claim should be allowed, then he shall indorse on the warrant that he has allowed the claim notwithstanding the supervisor's objections.

Mr. Grigsby moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

A message was received from the Senate, announcing that they had passed a joint resolution, entitled

Resolution authorizing the appointment of a joint committee to take into consideration all matters relative to the registration of births, deaths, and marriages.

Said resolution reads as follows, viz:

**Whereas,** By an act of the General Assembly of the Commonwealth of Kentucky, approved January 31, 1874, it was made the duty of the assessors of the several counties in this Commonwealth, at the same time they take their lists of taxable property, to take a list of the births, deaths, and marriages, upon blanks furnished by the Auditor of Public Accounts, with the proper headings, for all the information sought to be obtained by the passage of said act; and whereas, it was made the duty of the Auditor to make out tables annually from the said lists taken by assessors and copied and sent to said Auditor by the clerks of the several county courts, and that said tables should be so tabulated as to give all the information desired to be obtained by the passage of said act; and whereas, said act requires said Auditor to make said tabular reports annually, and to cause 500 copies to be printed and sent to the several county clerks—not less

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than two nor more than five copies to each county clerk; and whereas, the system of registration, if properly reported and thoroughly tabulated, will be of great value, statistically and otherwise, to all the citizens of this Commonwealth, and that this General Assembly shall be properly advised of the manner in which said registration law has been executed by the assessors, clerks, physicians, midwives, and ministers, and also by the Auditor in tabulating the same, and whether or not said law should be continued in force, amended, or repealed: therefore,

Resolved by the General Assembly of the Commonwealth of Kentucky, That a committee of two members of the Senate and three members of the House be appointed to examine the tables of births, deaths, and marriages tabulated by the Auditor, as required by said act approved January 31, 1871, and to report to this General Assembly the manner in which the same has been executed; whether, in their judgment, it is done in conformity to said act, and is of sufficient importance to be continued in force, or whether the act should be amended or repealed, and all such information and suggestions in regard to said registration of births, deaths, and marriages as they shall deem necessary for the information of the General Assembly, on said Auditor’s tabulated tables of births, deaths, and marriages, and report the result of their investigations to this General Assembly at the earliest practicable time.

Said resolution was read the second time and adopted.

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

On motion of Mr. Luttrell—
1. A bill for the benefit of George W. Sulser, clerk of the Mason county court.

On motion of Mr. Burton—
2. A bill for the benefit of common school district No. 1, in Allen county.

On motion of Mr. Black—
3. A bill for the benefit of distillers.

On motion of Mr. Burton—
4. A bill for the benefit of Allen county.

On motion of same—
5. A bill for the benefit of the sheriff of Allen county.

On motion of Mr. McClure—
6. A bill for the benefit of F. H. Floyd, of Casey county.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 2d, and 5th; the Committee on General Statutes the 3d; the Committee on Circuit Courts the 4th, and the Committee on Education the 6th.

At 12 o’clock, M., Mr. Snyder moved that the House do now adjourn until 10 o’clock, A. M., to-morrow.

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. Grigsby and Feland, were as follows, viz:

Those who voted in the affirmative, were—

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<td>Mr. Speaker (Stone)</td>
<td>L. J. Frazee, jr.</td>
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<td>James H. Bowden</td>
<td>Allen C. Hagan</td>
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<td>Orlando C. Bowles</td>
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<td>James M. Payne</td>
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<td>John M. Fish</td>
<td>W. L. Pollard</td>
<td>Chas. H. Wood</td>
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Those who voted in the negative, were—

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<td>Marshall Baker</td>
<td>John Feland</td>
<td>William B. Lindsay</td>
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<td>William Berkele</td>
<td>Joshua G. Ford</td>
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<td>William H. Botts</td>
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<td>John Watts Kearny</td>
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<td>James Farmer</td>
<td>W. Jeff. Lee</td>
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Mr. Kearny moved to suspend the rules to allow the committee to report Senate bill No. 1.

Mr. Bowles moved that the House do now adjourn until to-morrow at 9 o’clock, A. M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned.
WEDNESDAY, MARCH 1, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act legalizing an order of the Martin county court of claims, and authorizing said court to levy an ad valorem tax on said county.
An act to charter the Southern Kentucky Orphan Asylum.
An act to incorporate the Fifth Presbyterian Church, Louisville.
An act to incorporate Olive Lodge, No. 34, Knights of Pythias, Carrollton.
An act to incorporate Owen Lodge, No. 85, I. O. O. F.
An act to incorporate Amendia Lodge, No. 31, Knights of Pythias.
An act to incorporate the town of Whitesburg, in Letcher county.
An act to amend the charter of the town of Franklin, approved December 18th, 1867.
An act concerning administrators and executors.
An act to authorize the county court of Pulaski county to sell ground and purchase a new site for a jail.
An act to fix the time of holding the quarterly courts in Muhlenburg county.
An act giving the police judge of Paradise, Muhlenburg county, concurrent jurisdiction with justices of the peace.
An act to authorize the Martin county court to issue bonds for the purpose of erecting and repairing public buildings in said county, and providing for the payment of the same.
An act to incorporate the Odd Fellows' Funeral Aid Association, of Maysville.
An act for the benefit of school district No. 34, in Taylor county.
An act to authorize the county court of Pulaski county to issue bonds to build a jail.
An act for the benefit of W. P. Fox, jailer of Knox county.
An act to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company.
An act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington.
An act to protect sheep in Kenton county.
An act to create a criminal court in the sixteenth judicial district.
An act to change the time of holding the February term of the Henderson quarterly court.
An act for the benefit of David Pryse, of Lee county.
An act for the benefit of the Alexandria and Persimmon Grove Turnpike Company, of Campbell county.
An act to repeal the several acts increasing the jurisdiction of quarterly and justices’ courts in the county of Anderson.
An act to change the time of holding the quarterly courts in Anderson county.
An act to repeal an act, entitled “An act to regulate the pay of the members of the court of claims of Todd county.”
An act to empower the court of claims of Shelby county to levy an ad valorem tax, and to legalize the ad valorem levies of 1873 and 1874 and 1875.
An act for the benefit of John W. Mills, of Adair county.
An act for the benefit of Thomas J. Winfrey, of Russell county.
An act to legalize the proceedings of the Christian county quarterly court, begun and held on the fourth Monday in January, 1876.
An act for the benefit of R. L. McElroy, late trustee of school district No. 16, of Marion county.
An act for the benefit of Polly Davis, administratrix of R. P. Davis, late surveyor of Breathitt county.
An act for the benefit of George Williams, of Christian county.
An act for the benefit of Felix Gibson, of Wayne county.
An act for the benefit of E. G. Davidson, of Clinton county.
An act for the benefit of William D. Berry, of Hickman county.
An act for the benefit of Hickman county.
An act to amend an act, entitled “An act to prohibit the sale of spirituous liquors in the town of Caverna,” approved February 27, 1873.

With amendments to the last six named bills.
Which were concurred in.

A message was also received from the Senate, announcing that they had disagreed to bills, which originated in the House of Representatives, of the following titles, viz:
An act for the benefit of the county clerk of Jessamine county.
An act for the benefit of Carlisle Callum, of Greenup county.
An act to authorize the Secretary of State to furnish to justices of the peace of district No. 6, in Grayson county, a copy each of the General Statutes.

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

1. An act to amend an act, entitled "An act to incorporate the town of Fulton, in Fulton county," approved February 8th, 1872.

2. An act for the benefit of Alexander Deaton, former sheriff of Breathitt county.

3. An act in relation to spirituous, vinous, and malt liquors in the town of Foster, in Bracken county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

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

1. An act to incorporate the New Castle, Pleasureville, and Sweet Home Turnpike Road Company, in Henry county.

2. An act for the benefit of Stephen Gibson, late sheriff of Clay county, giving him further time of six months in which to make out and return his delinquent lists for the years 1872 and 1873.

3. An act to amend an act to incorporate the Newport Cemetery Company.

4. An act for the benefit of married women.

5. An act to amend the charter and extend the limits of the town of Pleasureville, in Henry county.

6. An act legalizing the acts of the Robertson county court, at its January term, held on the third Monday in January, 1876, in taking sheriff's bond.


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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be referred—the 1st and 7th to the Committee on Internal Improvement; the 2d to the Committee on Propositions and Grievances; the 3d and 5th to the Committee on Corporate Institutions; the 4th to the Committee on the Judiciary, and the 6th Committee on County Courts.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to authorize the city of Covington to erect a bridge over the Ohio river.

An act to increase the number, and fix the time and place of holding, the county courts in Warren county.

An act for the benefit of M. J. Miller, committee for Lucinda Mulhins, pauper idiot of Rockcastle county.

An act to incorporate the Salem Gemeinde of Newport, Kentucky.

An act to authorize the trustees of the Methodist Episcopal Church, South, in Brandenburg, Meade county, to sell and convey certain church property for the benefit of said church.

An act to increase the jurisdiction of the police judge of Moscow, Hickman county, in civil cases.

An act authorizing the Ballard county court to levy an ad valorem tax.

An act to re-establish the common pleas court in the county of Union.

An act to amend an act, entitled "An act to incorporate the town of Butler, Pendleton county."

An act authorizing the Wayne county court to sell twenty thousand dollars of the bonds of the county for the purpose of building courthouse.

An act to amend the charter of Ford's Mill and Kentucky River Turnpike Road Company.

An act to amend and reduce into one act the several acts relating to roads in Union county.

An act to regulate the times of holding the county court of Daviess county.

Mr. Bidwell offered the following resolution, viz:

Resolved, That the Committee on the Judiciary be instructed to report to this House whether or not the act of February 14th, 1856, subjecting corporations to legislative control, has been repealed by the General
Statutes; and if the provision of the General Statutes on the same subject applies to charters granted after the adoption of said statutes.

Mr. Kearny offered the following amendment to said resolution, viz:

That the said committee inquire further, whether the act, entitled "An act to incorporate the purchasers of railroads," is so worded that all incorporated railroad companies, organized under the provisions of said act, will hereafter be subject to alteration, modification, and repeal by the General Assembly of the Commonwealth of Kentucky, regardless of any privileges, immunities, or rights heretofore enjoyed by reason of legislative grant under the original charter.

Which was adopted.

Said resolution, as amended, was twice read and adopted.

Mr. Jenkins, from the Committee on Insurance, to whom was referred a bill from the Senate, entitled

An act to exempt certain benevolent and charitable associations from the operation of the general life insurance laws of this Commonwealth.

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of the sheriffs of this Commonwealth.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Cox and Hallam, were as follows, viz:
Those who voted in the affirmative, were—
Mr. Speaker (Stone),        Joshua G. Ford,         Wm. Kitchen,
Bell G. Bidwell,             L. J. Frazee, jr.,      Martin W. LaRue,
James D. Black,              W. H. Frederick,       Robert E. Little,
James B. Blue,               L. E. Green,           Bryan S. McClure,
Orlando C. Bowles,           Robert E. Grinstead,    John B. Otten,
Tobias W. Burton,            Thomas J. Henry,        W. L. Pollard,
Pat. Campion,                Allen C. Hagan,         Samuel Russell,
Thomas J. Drury,             Richard P. Hoeker,      John A. Steele,
John Ellis,                  W. G. Hunter,           L. J. Stephenson,
John Feland,                 John Watts Kearny,

Those who voted in the negative, were—
William C. Allen,             J. Warren Grigsby,     John W. Powell,
Marshall Baker,              Zach. T. Heady,        John Preston,
William Berkele,             Thomas W. Henton,      J. N. Price,
William H. Botts,            E. E. Hume,            O. C. Richardson, sr.,
James W. Chowning,           T. J. Jenkins,         M. M. Sloss,
E. A. Coffman,               Daniel Lary,           A. H. Smith,
F. G. Cox,                   W. Jeff. Lee,          George R. Snyder,
K. R. Culbertson,            William B. Lindsay,    Richard A. Spurr,
S. P. Douthitt,              G. C. Lockhart,        Green Sterrett,
P. H. Duncan,                Lucien S. Luttrell,    Robert Sterrett,
Rufus Emmons,                William E. Minor,      Albert A. Stoll,
John M. Fish,                J. V. Owen,            Richard P. Stoll,
Joseph A. Gaines,            James M. Payne,        W. J. Taylor,
George H. Gardner,           Jere. Poor,            E. B. Treadway—42.

So said bill was rejected.

Mr. Ford, from the Committee on Printing, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend chapter 90, General Statutes, title “Public Printing and Binding.”

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Botts offered an amendment to said bill.

Mr. Little moved that said bill and amendment be printed.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Campion, from the Committee on Public Offices, who were directed to prepare and bring in the same, reported a bill, entitled
A bill granting the use and possession of the reservoir in the Public Square to John R. Graham and Green Clay Smith, of the city of Frankfort, for the purpose of cultivating fish.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Campion, from the Committee on Public Offices, asked to be discharged from the further consideration of the memorials referred to them from Owen W. Grimes, J. W. Hunt-Reynolds, and Harry J. Todd.

And the question being taken on discharging said committee, it was decided in the affirmative.

Mr. Craddock, from the Committee on Court of Appeals, who were directed to prepare and bring in the same, reported a bill, entitled

A bill requiring the Court of Appeals to hold its session in the city of Louisville,

With the expression of opinion that said bill ought not to pass.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

The further consideration of said bill was cut off by the orders of the day.

Mr. LaRue moved to suspend the rule taking up the orders of the day, and proceed with the further consideration of said bill.

And the question being taken on the adoption of said motion, it was decided in the negative—not having received a two-third vote of the House.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Thomas J. Drury, Martin W. LaRue,
William C. Allen, John Ellis, Daniel Lary,
Marshall Baker, J. H. Emerson, W. Jeff. Lee,
William Berkle, James Farmer, Robert E. Little,
Bell G. Bidwell, John Feland, William E. Minor,
Those who voted in the negative, were—

G. W. Craddock, E. E. Hume, John Preston,
S. P. Douthitt, T. J. Jenkins, J. N. Price,
P. H. Duncan, William B. Lindsay, Thomas H. Shanks,
Joseph A. Gaines, G. C. Lockhart, A. H. Smith,
L. E. Green, Lucien S. Luttrell, George R. Snyder,
J. Warren Grigsby, Bryan S. McClure, Richard A. Spurr,
Robert E. Grinstead, J. V. Owen, John A. Steele,
Theodore F. Hallam, W. L. Pollard, Green Sterrett,
Thomas J. Henry, Jere. Poor, Richard P. Stoll,

The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day a bill, entitled

A bill to provide for the completion of the public buildings and offices at the Seat of Government.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That so much of the debt claimed by the State of Kentucky against the Government of the United States, and which may hereafter be collected, as may be necessary to finish and furnish the building situate upon the Capitol grounds, called and known as the Fire-proof Offices, not to exceed fifty thousand dollars, shall be, and is hereby, set apart and appropriated to that purpose, payable out of the first moneys realized from that debt or claim.

§ 2. The work to be done on said building, and the fitting up and furnishing the same, shall be done and performed under the direction, supervision, and control of a Board of Commissioners, consisting of the Governor of the State, E. H. Taylor, jr., L. Tobin, James Saffell, and Henry Whitestone, any three of whom, with the Governor, shall constitute a Board for the transaction of business. The Governor shall, ex-officio, be Chairman of the Board. The said Commissioners, except the Governor, shall, before entering upon the discharge of the duties devolved upon them by this act, take an oath (or affirmation) well and truly, and to the best of their judgment and ability, to discharge the duties required of them by this act.

§ 3. The said Board of Commissioners shall make and preserve a record of their proceedings, which shall be subject, at any time, to the inspection of the General Assembly, or of any committee thereof; and no money shall be drawn by the Board, or paid out by it, except upon an order en-
tered upon such record, a copy of which, when signed by the Governor, shall be a sufficient authority to the Auditor to issue his warrant upon the Treasurer for the amount specified therein, payable out of said fund.

§ 4. The Board shall have power, if deemed necessary, to appoint a clerk to enter and keep a record of the proceedings of the Board under its direction, and may pay him out of said fund a reasonable compensation for his services. The Board shall have power to appoint an architect to make out plans, drawings, and specifications, and also a superintendent of the work, if deemed necessary, and may pay them out of said fund a reasonable compensation therefor. The work shall be let by the Board to the lowest and best bidder or bidders, having regard to the ability and capacity of the bidders to do the work proposed to be done.

§ 5. If any of the Commissioners aforesaid shall fail to qualify and act, or, after qualifying and acting, shall cease to act, depart this life, or resign, the Governor shall have power to fill the vacancy by the appointment of some other suitable person or persons in his or their stead.

§ 6. The Commissioners shall not receive any pay for their services.

§ 7. This act shall take effect and be in force from its passage.

Mr. Bowles 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 said bill offered by Mr. Owen, and it was decided in the negative.

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, Joseph A. Gaines, William E. Minor,
James B. Blue, J. Warren Grigsby, John B. Otten,
William H. Botts, Theodore F. Hallam, Jere Poor,
Orlando C. Bowles, Thomas J. Henry, John Preston,
Pat. Campion, Thomas W. Henten, George R. Snyder,
James W. Chowning, E. E. Hume, Richard A. Spurr,
G. W. Craddock, W. G. Hunter, John A. Steele,
K. R. Cubertson, T. J. Jenkins, Green Sterrett,
S. P. Douthitt, Martin W. LaRue, Robert Sterrett,
John Ellis, Daniel Lary, Richard P. Stoll,
James Farmer, William B. Lindsay, E. B. Treadway—35,
W. H. Frederick, G. C. Lockhart,
Those who voted in the negative, were—


L. J. Frazee, jr., J. V. Owen,

And so said bill was rejected.

The House took up from the orders of the day the motion to reconsider the vote by which this House rejected a bill, entitled


And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved to reconsider the vote ordering said bill to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hocker moved that said bill and amendments be referred to a select committee of five, with leave to report at any time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker appointed on said committee Messrs. Hocker, Snyder, Craddock, Poor, Botts, and Lee.

The House took up from the orders of the day the motion of Mr. Lindsay to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act for the benefit of R. B. Knoll and other sureties of Joseph Gore, late sheriff of Larue county.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.

Mr. Botts offered an amendment to said bill.

And the question being taken on the adoption of said amendment,
it was decided in the affirmative.

Said bill, as amended, was read a third time.

The question was then taken on the passage of said bill, and it
was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, J. V. Owen,
William C. Allen, George H. Gardner, James M. Payne,
Marshall Baker, L. E. Green, W. L. Pollard,
William Berkele, J. Warren Grigsby, Jere. Poor,
Bell G. Bidwell, Robert E. Grinstead, John W. Powell,
James D. Black, Zach. T. Heady, John Preston,
James B. Blue, Thomas W. Henton, J. N. Price,
William H. Botts, Allen C. Hagan, O. C. Richardson, sr.,
James H. Bowden, Richard P. Hocker, C. W. Robbins,
Orlando C. Bowles, E. E. Hume, Thos. H. Shanks,
Tobias W. Burton, W. G. Hunter, M. M. Sloss,
James W. Chowning, T. J. Jenkins, A. H. Smith,
E. A. Coffman, Wood M. Jones, George R. Snyder,
F. G. Cox, John Watts Kearny, Richard A. Spurr,
G. W. Craddock, Wm. Kitchen, John A. Steele,
K. R. Cubertson, Martin W. LaRue, L. J. Stephenson,
S. P. Douthitt, Daniel Lary, Green Sterrett,
Thomas J. Drury, W. Jeff. Lee, Robert Sterrett,
P. H. Duncan, William B. Lindsay, Albert A. Stoll,
John Ellis, Robert E. Little, Richard P. Stoll,
J. H. Emerson, G. C. Lockhart, W. J. Taylor,
James Farmer, Lucien S. Luttrell, E. B. Treadway,
John Feland, Bryan S. McClure, G. W. Winns,
John M. Fish, William E. Minor, Charles H. Wood—74.

In the negative—none.

Resolved, That the title of said bill be as aforesaid.

The House took up from the orders of the day the motion of Mr.
Pickett to reconsider the vote by which this House passed a bill, enti-
tled

An act for the benefit of Richard H. Collins.

The Speaker declared said motion to reconsider out of order, and
refused to entertain the same.
The House took up from the orders of the day a bill, entitled
A bill to aid horticulture in Kentucky.
Mr. Botts moved to refer said bill to the select committee to whom
was referred the bill to create a Bureau of Agriculture and Statistics.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.

Ordered, That Messrs. Campion and Frederick be appointed a
committee to withdraw from the hands of the Governor an enrolled
bill, which originated in the House of Representatives, entitled
An act to reduce into one act "An act to establish the Kentucky
Institution for the Education of the Blind," and amendments thereto.
Who, after a time, reported that they had performed that duty,
and delivered said bill to the Clerk of the House.
Mr. Little moved to reconsider the vote by which said bill was
passed.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
Mr. Little moved to reconsider the vote by which said bill was
ordered to its third reading.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
Mr. Little moved to recommit said bill to the Committee on Char­
itable Institutions.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
A message was received from the Senate, announcing that they
had passed a bill, which originated in the House of Representatives, entitled
An act concerning judicial sales of the property and franchises of
railroad and turnpike corporations,
With an amendment.
Mr. Richard P. Stoll moved to concur in said amendment.
Mr. Hallam moved to recommit said bill and amendment to the
Committee on Railroads.
Mr. Grigsby 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 motion to con­
cur in said amendment, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Hallam and Little, were as follows, viz:

Those who voted in the affirmative, were—


William C. Allen, Joseph A. Gaines,
William Berkle, George H. Gardner, W. H. Frederick, W. L. Pollard, James M. Payne,
Bell G. Bidwell, L. E. Green, Jere. Poor, John W. Powell, John Preston, J. N. Price, O. C. Richardson, sr.,
James D. Black, J. Warren Grigsby, Robert E. Grinstead, C. W. Robbins, Samuel Russell,
James B. Blue, Zach T. Heady, Thomas J. Henry, Thomas H. Shanks, M. M. Sloss,
William H. Botts, Thomas W. Henton, A. H. Smith, George R. Snyder,
James H. Bowden, Allen C. Hagan, Richard P. Hocker, Richard A. Spurr,
Orlando C. Bowles, Thomas J. Henry, John A. Steele, L. J. Stephenson,
Tobias W. Burton, Richard P. Hocker, Green Sterrett, Robert Sterrett,
Pat. Campion, W. G. Hunter, Albert A. Stoll, Richard P. Stoll, W. J. Taylor,
James W. Chowning, Wood M. Jones, W. J. Taylor, G. W. Winns,
E. A. Coffman, John Watts Kearny, Charles H. Wood—70.
F. G. Cox, Wm. Kitchen, W. H. Frederick, W. L. Pollard, James M. Payne,
K. R. Culbertson, W. Jeff. Lee, W. H. Frederick, W. L. Pollard, James M. Payne,
S. P. Douthitt, William B. Lindsay, William B. Lindsay, W. H. Frederick, W. L. Pollard, James M. Payne,
Thomast J. Drury, G. C. Lockhart, G. C. Lockhart, W. H. Frederick, W. L. Pollard, James M. Payne,
P. H. Duncan, Lucien S. Luttrel, Lucien S. Luttrel, W. H. Frederick, W. L. Pollard, James M. Payne,
John Ellis, Bryan S. McClure, Bryan S. McClure, W. H. Frederick, W. L. Pollard, James M. Payne,
J. H. Emerson, William E. Minor, William E. Minor, W. H. Frederick, W. L. Pollard, James M. Payne,
James Farmer, John B. Otten, John B. Otten, W. H. Frederick, W. L. Pollard, James M. Payne,
John M. Fish, J. V. Owen, J. V. Owen, W. H. Frederick, W. L. Pollard, James M. Payne,
Joshua G. Ford, Martin W. LaRue, Mr. Albert A. Stoll moved to reconsider the vote by which said amendment was concurred in.
L. J. Frazee, jr.,

Those who voted in the negative, were—

Robert E. Little—5.

G. W. Craddock, E. E. Hume, Theodore F. Hallam, Martin W. LaRue,
Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Leave of absence, indefinitely, was granted Messrs. Emerson, Bidwell, Lary, and Frazee.

By request of the Governor, the Speaker laid before the House the last annual report of the Board of Visitors of the Kentucky Military Institute.

Said report reads as follows, viz:

Mr. Albert A. Stoll moved to reconsider the vote by which said amendment was concurred in.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Leave of absence, indefinitely, was granted Messrs. Emerson, Bidwell, Lary, and Frazee.

By request of the Governor, the Speaker laid before the House the last annual report of the Board of Visitors of the Kentucky Military Institute.

Said report reads as follows, viz:
HOUSE OF REPRESENTATIVES.

OFFICERS OF THE INSTITUTE.


BOARD OF VISITORS.

<table>
<thead>
<tr>
<th>Officer</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gen. A. W. DUDLEY, Pres. Board of Visitors</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Gen. JAMES A. DAWSON, Adj. Gen’l (ex-officio)</td>
<td>Louisville</td>
</tr>
<tr>
<td>Col. S. I. M. MAJOR,</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Hon. A. J. JAMES,</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Hon. G. W. CRADDOCK,</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Col. D. HOWARD SMITH,</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Col. R. T. P. ALLEN,</td>
<td>Franklin Co.</td>
</tr>
<tr>
<td>Gen. SCOTT BROWN,</td>
<td>Franklin Co.</td>
</tr>
<tr>
<td>GRANT GREEN, Esq.,</td>
<td>Frankfort</td>
</tr>
<tr>
<td>Dr. H. A. M. HENDERSON, Supt. Public Instruction</td>
<td>Frankfort</td>
</tr>
</tbody>
</table>

ACADEMIC STAFF.

Col. ROB'T D. ALLEN, A. M., C. E., M. D., Superintendent, and Commandent of Cadets; Head of Department of Mathematics, and Professor of Engineering Course.

Maj. JAMES S. BLACKWELL, A. M., Head of Department of Languages.

Maj. RORT H. WILDBERGER, A. M., C. E., Head of Department of Natural Sciences, and Professor of Commercial Course.

Maj. FRANK D. PERKINS, A. M., LL. B., Head of Department of English.

*—— ———, Assistant in Departments of Mathematics and Natural Sciences.

*—— ———, Assistant in Departments of Languages and English.

Mrs. HELEN M. CARMER, in charge of Mess Arrangements.

U. V. WILLIAMS, M. D., A. M., GEO. W. CHINN, M. D., Surgeons.

W. B. RODMAN, M. D., Consulting Surgeon.

*To be supplied.

92-H. R.
## COURSE OF STUDY.

### PREPARATORY.

Reading, Penmanship, Geography (Guyot), Primary English Grammar (Butler), U.S. History (Holmes), Algebra, Elementary (Olney), Arithmetic (Peck), Latin begun (elective), Greek begun (elective).

### UNDERGRADUATE COURSE.

#### FIRST YEAR.

<table>
<thead>
<tr>
<th>DEPT.</th>
<th>SUBJECTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIST. MATHEMATICS</td>
<td>Analysis (Olney Univ.), beginning at fractions; Geometry (Davies' Legendre); Plane Trigonometry.</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>Latin—Hackett's Introductory; Nepos; Birth of Greece's Grammar; Vergil's Aeneid.</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>French—Duffie's Method; Borel's Grammaire Francaise; Vie de Washington; Télemage; Histoire de Charles XII.</td>
</tr>
<tr>
<td>NATURAL SCIENCES</td>
<td>Human Anatomy and Physiology (Hitchcock, and lecture); Botany (Gray's, and lecture); Natural History series; Physical Geography (Maurer); Botany begun (Gray's).</td>
</tr>
<tr>
<td>ENGLISH</td>
<td>English Grammar and Criticism (Butler); Composition and Rhetoric (Quackenbos); Ancient History begun (Thalheimer); Ancient Geography; Declamation and Original Composition (weekly exercise throughout the English Course).</td>
</tr>
</tbody>
</table>

#### SECOND YEAR.

<table>
<thead>
<tr>
<th>DEPT.</th>
<th>SUBJECTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MATHEMATICS</td>
<td>Spherical Trigonometry; Mensuration; Surveying; with field practice; Analytical Geometry (Church); Calculus (Church) begun.</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>Latin—Horace's Odes and Epistles; Libr. Tactis' Germania; Arnold's Prose Composition; Gildersleeve's Grammar.</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>French—Les Oeuvres de Racine; Le Misanthrope.</td>
</tr>
<tr>
<td>NATURAL SCIENCES</td>
<td>Botany Systematic (Wood's), with practice in plants and flowers; Lectures; Natural Philosophy (Peck's Manual); Theoretical Chemistry (Baker's); with lectures and experiments; Meteorology; Optics (Avery's).</td>
</tr>
<tr>
<td>ENGLISH</td>
<td>Logic (Schuyler); Rhetoric (Blair); Political Economy; Intellectual Philosophy (Mahan); Moral Science (by lecture); Ancient History completed; Medieval History (Thalheimer); Philosophy of History.</td>
</tr>
</tbody>
</table>

#### THIRD YEAR.

<table>
<thead>
<tr>
<th>DEPT.</th>
<th>SUBJECTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CALCULUS</td>
<td>Calculus completed: Mechanics (Peck's, and by lecture); Astronomy (Norton's).</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>Latin—Juvenal's Satires; Cicero De Natura Deorum; Terence's Andria et Adelphi; Madvig's Grammar; Original Composition.</td>
</tr>
<tr>
<td>LANGUAGES</td>
<td>French—Litteraturhistorien de La Langue Franaanske; Victor Hugo's Quatrevingt Treize; Conversations and Lectures; Essays; Rendition of Dickens' Christmas Stories.</td>
</tr>
<tr>
<td>NATURAL SCIENCES</td>
<td>Chemistry, Experimental and Applied, with analyses of plants and soils; Lectures; Astronomy and Geography of Heavens (Burnett); Micrology (Dana, with experiments and field practice).</td>
</tr>
<tr>
<td>ENGLISH</td>
<td>English and American Literature (Shaw's New); International and Constitutional Law (Kent and Lecture); Metaphysics (by lecture); History of Civilization (Buckle); Original Orations; Modern History (Thalheimer); Structure English Language (Mulligan).</td>
</tr>
</tbody>
</table>
REMARKS ON THE COURSE OF STUDY.

The Mathematics are taught chiefly by lecture and practice. Especially is this true of the applied Mathematics. Pupils continue the different subjects from year to year until the whole is completed.

LANGUAGES.

Latin is taught with the Roman pronunciation; Greek, with the Kranzian, and written from the first with the accents. For Latin, Andrews’ Lexicon; and for Greek, Liddell & Scott’s Lexicon (English edition), are used. Application of the principles of Comparative Philology throughout the course. Any one of the following languages may be taken instead of any one above, by consent of Head of this Department. The course is outlined as follows:

Sanskrit—Bhattacharyya’s or Max Müller’s Grammar; Story of Nala; Hunley’s Grammar; Johnson’s Hinduism; Selections from the Mahabharata, the Meghaduta; the Nyaya, the Saṅkhya, the Vedanta Philosophies in order; the Aphorisms of Panini; the Fourth Veda.
Anglo-Saxon—March’s Grammar and Reader.
Danish—Lund’s Grammar.
Icelandic—Rask’s Grammar.
Swedish—Lenstrom’s Grammar.
Dutch—Ahn’s Grammar.
Hebrew—Deutsch’s Grammar and Biblia Hebraica; Gesenius’ Lexicon.
Syriac—Uhlmann’s Grammar with Hutchinson’s Chrestomathy; Peshito Version.
Arabic—Caspari’s Grammatik; the Koran; Catafago’s Lexicon.
Persian—Bleek’s Grammar; Vuller’s Lexicon; Tales and Mythology.
Spanish—Ahn’s Grammar; Gil Blas; Don Quixote.
Italian—Cuore’s Grammar; Manzoni’s I promessi sposi.
Portuguese—Vieyra’s Grammar; Collecao de autores portuguezas.
Russian—Heard’s Grammar.
Modern Greek—Vlachos’ Grammatik.
Welsh—Rowland’s Grammar.
Gaelic—Forbes’ Grammar.

NATURAL SCIENCE.
Throughout the Natural Science Course, students will have extensive practice in the field, on the Flora, Fauna, and Geology, of Central Kentucky. Telegraphy and Phonography or Short-hand Writing, and Musical Notation, may be learned by those pursuing this Course.

ENGLISH.
A thorough acquaintance with English Composition and Grammar required before any degree will be conferred.

DEGREES.
Certificates of Proficiency.
A C. P. is conferred after a thorough examination, in writing, into applicant’s proficiency in the subjects as laid down in the Under-graduate Course, in Departments of Mathematics, Natural Science, and English, and in Department of Languages, after like examination in two languages, one of which is required to be Latin or German: provided the grade in the Department shall exceed 800 to the scale of 1,000 for perfect, and 500 for passable.

Bachelor in a Department.
Bachelor of Mathematics conferred on applicants, after a similar examination in the Course in Mathematics, pure and applied, as laid down in Civil Engineering Course.
Bachelor of Languages conferred for proficiency in four Languages, as laid down in Under-graduate Course.
Bachelor of Natural Science for proficiency in a course much more extended than that for C. P. N. S.
Bachelor of English for proficiency in an extended course in English.

Bachelor of Arts.
The B. A. Degree conferred on those who have received C. P.’s in three Departments.

Master of Arts.
The M. A. Degree conferred on those who have obtained C. P.’s in the four Departments.

MEDALS.
In each year’s course, in each Department, Gold Medals for excellence will be conferred after a thorough and rigid examination on each study in the year’s course. In the first year of each Department, the examinations will be oral; in the second and third year, in writing.
## Catalogue of Cadets

### Graduating Class

<table>
<thead>
<tr>
<th>Number</th>
<th>Name</th>
<th>State</th>
<th>Math</th>
<th>Lang.</th>
<th>Nat. S.</th>
<th>Eng.</th>
<th>Average</th>
<th>Conduct 1874-5</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Benj. T. Farmer, * * (c)</td>
<td>Ky.</td>
<td>10</td>
<td>8.5</td>
<td>10</td>
<td>9.6</td>
<td>9.6</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>E. L. Sloan, * * (c)</td>
<td>Ky.</td>
<td>9.5</td>
<td>8.7</td>
<td>9.9</td>
<td>9.6</td>
<td>9.5</td>
<td>10</td>
<td>Captain</td>
</tr>
</tbody>
</table>

"Final ex. standing" applies to Graduating Class only.

### Third Year Class

<table>
<thead>
<tr>
<th>Number</th>
<th>Name</th>
<th>State</th>
<th>Math</th>
<th>Lang.</th>
<th>Nat. S.</th>
<th>Eng.</th>
<th>Average</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>H. E. Avery, ** (d)</td>
<td>Tenn.</td>
<td>9.8</td>
<td>9.5</td>
<td>9.6</td>
<td>9.7</td>
<td>8.5</td>
<td>Captain</td>
</tr>
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</table>

### Second Year Class

<table>
<thead>
<tr>
<th>Number</th>
<th>Name</th>
<th>State</th>
<th>Math</th>
<th>Lang.</th>
<th>Nat. S.</th>
<th>Eng.</th>
<th>Average</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>W. F. Kirkbride, * (c)</td>
<td>Ala.</td>
<td>9.4</td>
<td>9.6</td>
<td>9.5</td>
<td>9.5</td>
<td>9.5</td>
<td>2d Lt. and Adj't.</td>
</tr>
<tr>
<td>2</td>
<td>Robt. S. Holt, * (d)</td>
<td>Ind.</td>
<td>9.2</td>
<td>9.2</td>
<td>9.7</td>
<td>9.4</td>
<td>9.4</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>J. Stone</td>
<td>Miss.</td>
<td>8.7</td>
<td>8.5</td>
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### First Year Class

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<td>S. P. Read, ** †</td>
<td>Tenn.</td>
<td>9.3</td>
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<td>L. Summers</td>
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### COMMERCIAL COURSE—FIRST YEAR.

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### PREPARATORY STUDENTS.

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</table>

**EXPLANATION.**

**a** Reported to Governor of Kentucky, conformably to law, as First Distinguished Cadets.

**b** Reported to Governor of Kentucky, conformably to law, as Second Distinguished Cadets.

**c** Received gold medal for excellence in First Year Natural Sciences.

**d** Received gold medal for excellence in Second Year Mathematics.

**e** Received gold medal for best Oration on Commencement Day, from Philomathian Literary Society.

(a) Received gold medal for best Declamation on Commencement Day, from Philomathian Literary Society.

(b) Received gold medal for best Declamation on May 7th, from Philomathian Literary Society.

(c) Members of Chapter X of Sigma Alpha Epsilon Fraternity.

(d) Members of Chapter Kentucky A of Alpha Tau Omega Fraternity.

Merit in Study is made out thus: On the Reports of the Professors each Student receives a mark daily, from 0 to 10, according to his recitation; 0, for utter ignorance; 10, a proper knowledge, and intermediate numbers proportioned to the knowledge shown of his subject.
The number five is a pass-mark—any number below indicating deficiency. The average of the marks, together with the examination mark, is taken as the Student's merit in each particular study. The examination mark is 0, in case of voluntary absence.

Merit in Conduct is made out thus: For each offense, a number expressive of demerit is debited. For a balance of no demerit a Student has the maximum, 10, in conduct; for 40 demerit in the year, he is rated at 9; and so on, losing one in conduct for every 40 demerit per year.

The numbers in merit may be expressed in equivalent words, as: under 5, deficient; 5 to 6, passable; 6 to 7.5, fair; 7.5 to 8.5, good; 8.5 to 9.5, very good; 9.5 to 10, excellent.
JOURNAL OF THE

ROLL OF CADETS FOR 1873-'4

ALPHABETICALLY ARRANGED.

H. E. Avery ........................................Tennessee.
E. E. Abbott ........................................Kentucky.
S. C. Bass ..........................................Georgia.
John Bolton .........................................Kentucky.
J. B. Byrse ..........................................Louisiana.
John D. Bransford ................................Kentucky.
B. Bodkins ..........................................Kentucky.
W. O. Bryan .........................................Missouri.
H. C. Carmer ........................................Texas.
C. J. Culbertson ...............................Indiana.
T. Fred. Carter ......................................Kentucky.
R. H. Chaffe .........................................Louisiana.
H. R. Canoe ..........................................Kentucky.
H. Crain ...............................................Texas.
M. R. Denie ..........................................Tennessee.
J. Dunn ...............................................Indiana.
J. D. Driskill .......................................Kentucky.
A. Duval, Jr. .........................................Kentucky.
E. J. Darling .........................................New York.
Benjamin Farmer ..................................Kentucky.
W. Featherstone ....................................Tennessee.
G. P. Ferguson ......................................Louisiana.
H. L. Guion, jr. ....................................Tennessee.
R. W. Greene .........................................Louisiana.
B. S. Humphreys .....................................Mississippi.
Benjamin Humphreys ..............................Mississippi.
J. R. Irvin ...........................................Texas.
C. M. Julian .........................................Kentucky.
F. Jones ..............................................Kentucky.
Ed. Kirkbride ......................................Alabama.
W. F. Kirkbride ....................................Alabama.
L. W. Keel ...........................................Tennessee.
C. M. Lillard, jr. ................................Kentucky.
J. B. Leslie ..........................................Kentucky.
Charles Lofland ....................................Tennessee.
Evans Leslie .........................................Kentucky.
John H. Miles .......................................Kentucky.
David Mc Dowell ..................................Louisiana.
P. C. Miller ..........................................Kentucky.
Jos. A. Murray .....................................Kentucky.
W. J. Matthews .....................................Indiana.
Mike Matthews .....................................Kentucky.
I. P. Miller ..........................................Kentucky.
J. C. C. Newton ....................................South Carolina.
T. J. Neal ...........................................Kentucky.
### House of Representatives

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<td>James Phelan</td>
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<td>H. A. Partee, Jr.</td>
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### Alumni

#### 1851

- William P. S. Duncan, A. B. and C. E.; 1852, A. M. — Ohio
- John W. Carlisle, A. B. and C. E.; 1853, A. M. — Ohio

#### 1852

1st honor — George W. Abert, A. B.; C. E.; 1855, A. M. — Mississippi

2d honor — Joseph H. Banks, A. B.; C. E.; 1855, A. M. — Georgia

Tillinghast L'Honmedieu, A. B. and C. E.; 1855, A. M. — Kentucky

A. B. Kell, A. B. — Georgia
JOURNAL OF THE

E. S. Jouett, C. E. .......................... Kentucky.
T. M. Hite, A. M.; honorary, 1859 .......................... Kentucky.

1853.

P. S. Longest, A. B. .......................... Kentucky.
Jackson Martin, A. B. .......................... Mississippi.
Joseph Lindsay, A. B. .......................... Dis. of Columbia.
H. H. Foulks, C. E. .......................... Indiana.

1854.

S. D. Harris, A. B. and C. E. .......................... Mississippi.
D. M. Williams, A. B. .......................... Kentucky.

1855.

Edward Fremont, A. B. and C. E. .......................... Mexico.
H. B. Harris, A. B. and C. E. .......................... Mississippi.
E. V. Hurst, A. B. .......................... Kentucky.
L. C. Gex, C. E.; 1858, A. B. .......................... Kentucky.
J. C. Rasberry, C. E. .......................... Mississippi.
1856.

1st honor—M. A. Brooks, A. B. ........................................ Texas.
C. W. Broome, A. B. ..................................................... Georgia.
C. A. Bufort, A. B. and C. E. .......................................... Kentucky.
G. W. Spooner, A. B. and C. E. ....................................... Mississippi.
D. M. N. Ross, C. E.; honorary, 1855 ................................ Ireland.

1857.

J. F. Kearse, A. B. ...................................................... South Carolina.
W. S. Nelson, A. B. ...................................................... Louisiana.
N. R. Gibson, C. E. ..................................................... Illinois.
T. C. Stewart, A. B. ...................................................... Kentucky.
Robert Tanner, A. B. and C. E. ....................................... Louisiana.
John Chautt, jr., A. B. .................................................... Kentucky.
R. S. Smith, A. B. ....................................................... Georgia.
E. J. Vasser, A. B. .......................................................... Mississippi.
A. T. Beall, A. B. ........................................................... California.
J. H. Kennedy, C. E. .................................................... Tennessee.

1858.

C. C. Wulicutt, A. B. ..................................................... Ohio.
J. T. Walker, A. B. ...................................................... Texas.
J. P. Renwick, A. B. ..................................................... Georgia.
W. H. Morgan, A. B. ..................................................... Mississippi.
J. W. Gregory, A. B. ..................................................... Kentucky.
T. B. Wilson, A. B. ...................................................... Tennessee.
C. A. Westbrook, A. B. .................................................. Mississippi.
F. L. Fortier, A. B. ...................................................... Louisiana.
E. R. Bennett, A. B. ...................................................... Mississippi.
Lucien Flournoy, A. B. .................................................. Louisiana.
Robert Morrison, A. B. .................................................. Louisiana.
C. W. Lewis, A. B. .................................................. Louisiana.
G. M. McRoberts, A. B. ............................................ Kentucky.
S. T. Fontaine, A. B. ............................................... Texas.
W. K. Walker, A. B. ............................................... Texas.
Charles Stroag, A. B. ............................................. Mississippi.

1859.
1st honor—J. W. Kemper, A. B. ........................................ Missouri.
Thomas Booth, A. B. .................................................. Mississippi.
C. E. Merrill, A. B.; 1871, A. M. ................................. Mississippi.
J. D. Usher, A. B. ......................................................... Mississippi.
Benjamin Morrisson, A. B. ............................................. Louisiana.
Z. C. Coleman, A. B. .................................................. Mississippi.

1860.
1st honor—J. S. Stanley, A. B. ........................................ Mississippi.
2d honor—Henry Harson, Jr., A. B. ................................. Louisiana.
A. W. Muslin, A. B. and C. E. ....................................... Mississippi.
H. M. Parker, A. B. .................................................. Mississippi.
I. H. Weller, A. B. ..................................................... Kentucky.
W. E. Miller, A. B. .................................................... Kentucky.
G. W. Stanley, A. B. .................................................. Mississippi.
G. L. Martin, A. B. .................................................... Texas.

1861.
R. M. Baldwin, A. B. ................................................ New Jersey.
J. C. Wardlaw, A. B. ................................................ South Carolina.
E. O. Perry, A. B. ..................................................... Texas.
R. Dudley Fraser, A. E. and LL. B. ............................... Tennessee.
P. W. Roberts, A. B. .................................................. Georgia.
C. J. Bachee, A. B. ................................................... Louisiana.
W. K. Penny, A. B. ..................................................... Louisiana.
J. F. Heafner, A. B. .................................................. Kentucky.
J. J. Harris, A. B. ...................................................... Missouri.
George M. Steever, A. B. .......................................... Wisconsin.
T. S. Fontaine, A. B. .................................................. Georgia.
Andrew Jackson, A. B. .............................................. Texas.
Achilles Perrin, A. B. ................................................... Georgia.
C. S. Shorter, A. B. ................................................... Georgia.
S. W. Swain ............................................................. Alabama.
1868.

John Lewis, A. B. ______________ Kentucky.
J. Stone Walker, A. B. ______________ Kentucky.
David D. Galloway, A. B. ______________ Mississippi.
James L. Bryant, A. B. ______________ Kentucky.
P. R. Williamson, A. B. ______________ Kentucky.
David D. Mitchell, A. B. ______________ Kentucky.

1869.

2d honor—C. P. Kennedy, A. B. ______________ Alabama.
L. W. Tyson, A. B. ______________ Alabama.
A. P. Burns, A. B. ______________ Louisiana.
James K. Stroute, C. E. ______________ Kentucky.
D. A. McGonagill, A. B.; 1871, A. M. ______________ Texas.

1870.

1st honor—E. A. Blount, A. B. ______________ Texas.
2d honor—Isam Talbot, A. B. ______________ Kentucky.
F. H. White, A. B. ______________ Tennessee.
A. G. McManus, A. B. ______________ Texas.
A. Giboney, A. B. ______________ Kentucky.
W. A. Donelson, A. B. ______________ Tennessee.
A. E. Lusk, A. B. ______________ Tennessee.
J. O. Wright, A. B. ______________ Louisiana.
W. Cheatham, A. B. ______________ Kentucky.
C. C. Jennings, A. B. ______________ Kentucky.
H. Fletcher, A. B. ______________ Texas.
S. Ranney, A. B. ______________ Missouri.
John McR. Ross, A. B. ______________ Kentucky.
M. B. Stokes, A. B. ______________ Missouri.
S. W. Beauderly, A. B. ______________ Kentucky.

1871.

1st honor—R. T. Tyler, A. B. ______________ Kentucky.
2d honor—W. D. Bridgesforth, A. B. ______________ Mississippi.
H. C. Riley, A. B.; 1875, A. M. ______________ Missouri.
John R. Green, A. B. ______________ Kentucky.
C. C. Bird, A. B. ______________ Louisiana.
S. D. Williams, A. B. ______________ Missouri.
1872.
1st honor—T. H. Bridgforth, A. B. and C. E. Mississippi.
J. L. Humphreys, A. B. and C. E. Mississippi.
J. P. Groome, A. B. and C. E. Mississippi.
C. E. Wirgman, A. B. and C. E. Kentucky.
J. L. Williams, C. E. Tennessee.

1873.
1st honor—W. A. May, A. B.; Lytton, Penn, A. B. Tennessee.
2d honor—G. C. Matthews, A. B. Indiana.
H. W. Gardner, A. B. Kentucky.
J. P. Wallace, A. B. Mississippi.
J. E. Hubbert, A. B. Indiana.

1874.
1st honor—J. C. Newton, A. B.; 1875, A. M. South Carolina.
2d honor—W. J. Matthews, A. B. Indiana.
E. B. Kirkbride, A. B. Alabama.
John A. Skanall, A. B. Louisiana.
J. B. Walker, A. B. Kentucky.
B. S. Humphreys, A. B. Mississippi.
R. A. Thomas, A. B. Kentucky.

1875.
Benjamin T. Farmer, A. B., B. M. Kentucky.
E. L. Sloan, A. B. Kentucky.

HONORARY DEGREES.

1853.
A. C. Williams, A. B.; 1853, A. M. Ohio.
J. S. Schuffeld, A. B.; 1856, A. M. Kentucky.

1854.

1855.
W. S. Caldwell, C. E. and A. M. Kentucky.
R. W. Braban, Jr., A. B. and C. E. Mississippi.
J. D. Parker, C. E. Kentucky.
H. G. Munro, A. B. and C. E.; 1858, A. M. Ohio.
REPORT OF THE BOARD OF VISITORS.

To His Excellency, P. H. Leslie, Governor of Kentucky:

Sir: In conformity to an act of the General Assembly of Kentucky, approved January 20th, 1847, incorporating the Kentucky Military Institute, and placing it under the supervision of a Board of Visitors, we have the honor to submit to you, and through you to the General Assembly of Kentucky, our report for the year ending June 10th, 1875. We caused a careful inspection to be made of the public arms and other property of the State now in possession of the Institute, all of which was found in excellent condition. The improved needle-guns, swords, and accoutrements have been kept in splendid order by the Cadets, who seem to have taken especial pride in their equipments.

The Annual Examination began on May 31st, and ended June 9th. The written examination of the graduates began on April 28th, and continued six weeks. We have never witnessed a more searching examination, nor one in which knowledge so thorough was shown by a large majority of the examined. We cannot speak in other than the highest
terms of Cadets Benj. T. Farmer, of Kentucky, E. L. Sloan, of Kentucky, and J. M. Trezevant, of Tennessee, graduates of this year; their written examinations show a grade of knowledge far superior to that of ordinary graduating classes of other colleges. The three following Cadets, viz: G. P. Ferguson, of Louisiana, S. P. Read, jr., of Tennessee, and E. C. Stuart, of Tennessee, are worthy of honorable mention, having won gold medals for excellence in First Year of Natural Sciences. The subjects embraced in the First Year's course of Natural Science are Anatomy and Physiology, Zoology, Physical Geography, and Botany. The exhaustive examination was conducted publicly, in the presence of the Faculty, by the Head of the Department, Major Robert H. Wildberger. The young gentlemen displayed a familiarity with the subjects that was truly astonishing and worthy of all praise. A glance at the curriculum of the Institute, at the names of the Faculty, and at the plan of instruction, convinces us that the course laid down is superior to that of any College in the West, and is taught in a manner nowhere else excelled. Not only do we find that the mental and the moral faculties are here highly cultivated, but that the bodily powers are equally developed. The drill, gymnasium exercises, and studies in the field, are so interchanged that the Cadet is highly benefited, and at the same time takes pleasure in the grateful variety of exercises. The Cadet officers, in maneuvering the battalion, show a minute acquaintance with the tactics, while the Cadets drill with the uniformity and precision of trained soldiers. We subjoin the report of the Superintendent, fully approving it.

In conclusion, the Board takes pleasure in informing your Excellency of the general good condition of the Institute. The thorough mental, moral, and physical training of the Cadets entitles the Kentucky Military Institute to a position second to that of no College in the land, and, as such, the Board recommends it to the special favor of those interested in securing to our youth the highest advantages of education.

Most respectfully,

D. HOWARD SMITH,
GRANT GREEN,
H. A. M. HENDERSON,
SCOTT BROWN,
R. T. P. ALLEN,

Board of Visitors.

REPORT OF THE SUPERINTENDENT.

Gen. Ambove W. Dudley, President of the Board of Visitors:

General: In accordance with the law, I have the honor herewith to hand you the Register of Cadets in attendance during the Academic year.
closing this day; and also to render my report of the condition and progress of the Institute.

On recommendation of the Faculty, and with the approval of your honorable Board, we have this day conferred the Degree of Bachelor of Arts on two graduates, viz: Benj. T. Farmer, of Kentucky, and E. L. Sloan, of Kentucky. And on December 19th, 1874, the same degree was conferred on J. M. Trezevant, of Tennessee.

On Benj. T. Farmer, who has completed an extended course in Mathematics, we have conferred the additional Degree of Bachelor of Mathematics.

We have also conferred on the following alumni the Degree of Master of Arts, they having complied with the requisite conditions: Rob't H. Wildberger, Tennessee; H. C. Riley, Missouri; J. C. C. Newton, South Carolina.

On the Rev. Jos. H. Young, of Kentucky, the Honorary Degree of Master of Arts, was conferred. One application for the B. A. Degree was rejected, inasmuch as the examination in writing did not exhibit sufficient knowledge of the subjects. It cannot be out of place to mention here that the graduates above named have passed, with credit, a rigorous examination, in writing, on the entire course of study as laid down for the B. A. Degree.

We would respectfully call your attention to the changes made in the course of study, and to the additional requirements for graduation, and of them we ask your approval. We are firmly impressed with the idea that the standard of graduation in American Colleges has been too low, and these changes have in view its elevation. The division of the course in each Department into the periods of First, Second, and Third Year, has no reference to time, but is made for convenience in instruction. An average student will still require four years to accomplish the course for the B. A. Degree; while an extraordinary student may accomplish the same in three years. The student who does not complete the course laid down for any one year, will continue it the following year from the point to which his examination showed a thorough knowledge.

The gold medal for excellence in the second year of Department of Mathematics was won by Benj. T. Farmer, Kentucky. In the first year of Department of Natural Sciences the gold medals for excellence were won by three Cadets, viz: G. P. Ferguson, Louisiana; S. P. Read, jr., Tennessee; and E. C. Sturdivant, Tennessee. Great praise is due to all of them for the admirable manner in which they passed, in the presence of the Faculty, the thorough examination of about fifteen hours.

We have the honor to report the following as First Distinguished Cadets:

94-II. R.
We ask your approval of the following change which we have made in the regulations: § 117. The Board of Visitors and the Faculty will, in accordance with the law, report to the Governor, as First Distinguished Cadets, those whose yearly or graduating average is 9.5, or above; and as Second Distinguished Cadets, those whose average is between 9 and 9.5.

The Philomathean Literary Society’s Oratory Medal was awarded to Cadet E. L. Sloan; First Declamation Medal, to Cadet H. S. Holloway; Second Declamation Medal, to Cadet Thomas S. Holt, Indiana.

It gives us great pleasure to announce that we have been able to add to the Faculty of the Institute, in Department of Natural Sciences, Major Rob’t H. Wildberger, of Tennessee, graduate of Kentucky Military Institute, class of 1871; and, in Department of English, Major Frank D. Perkins, of Texas, graduate in class of 1869.

Our thanks are due to the Cadet officers (and particularly to Captains J. M. Trezevant and H. E. Avery, of Memphis, Tennessee), for their noble and successful efforts to maintain discipline. Great praise is also due to the entire corps for unparalleled good conduct, and continued application. The esprit de corps has never been better. No instance of severe punishment has marred the pleasant relations of Faculty and Corps; nor has sickness interrupted the uniform order of exercises.

The following is the summary, by States, of Cadets present during the year: Kentucky, 11; Louisiana, 8; Tennessee, 5; Arkansas, 2; Mississippi, 2; Alabama, 2; Indiana, 2; Pennsylvania, 2; Illinois, 2; California, 1; Georgia, 1; Ohio, 1; Missouri, 1; Texas, 1; and Montana Territory, 2.

We cannot close this report without expressing our devout gratitude to the Giver of all Good for the blessings of health and of preservation from all perils during the past year. We are thus happily enabled to return to their parents the youth committed to our care, sound in body, and, we trust, improved in mind and morals.

I have the honor to be, General,
Very respectfully,
Your obedient servant,

ROBT. D. ALLEN,
Superintendent.
The Kentucky Military Institute was incorporated in 1846 by the State of Kentucky, and placed under the direction and control of a Board of Visitors, appointed by the Governor of the State, who is ex-officio Inspector or the Institute. The Superintendent, Faculty, and Cadets are constituted a quasi Military Corps; the officers, commissioned under the broad seal of the Commonwealth, are responsible to the Board of Visitors for the faithful performance of prescribed duties.

Location.
The Institute is located on the site of the old "Franklin Springs"—a resort for health since the first settlement of the State—and is reached by an hour's stage from the Capital, over the Frankfort and Harrodsburg Turnpike. Situated as it is in the most healthful, beautiful, and picturesque portion of the State; at a distance of several miles from any town; and shut out from all unwholesome influences, moral and physical, it commands all the advantages of location of the best colleges. The abundant mineral waters are both tonic and corrective.

The buildings, erected at a cost of more than $100,000, are admirably adapted to school purposes; and the architectural and horticultural taste displayed in the buildings and the grounds commends the establishment to every Visitor as unequalled in point of beauty and fitness by any place, public or private, in the State of Kentucky.

System.
That the Institute officers may become fully acquainted with the capacity and character of each Cadet, a number of not more than one hundred and fifty is contemplated in the actual organization. Discipline may thus be reasonably regulated, and the difficult habits of self-control, obedience, and promptness acquired. The Cadets being, at all hours, under the responsible supervision of both Staff and Cadet officers, are granted every liberty consonant with the good order of the family relation.

Military Feature.
The design of the military organization is not only to bring about a just discipline, but to direct to a high purpose the aimless energies of youth, which would otherwise be wasted in unprofitable sport. A robust frame, a manly carriage, and a graceful bodily development, are objects not less worthy than the acquisition of a soldierly knowledge, which may be of great practical value in the chances of life. The virtues of truthfulness, self-respect, and self reliance are the most direct results of a military education. While this is true, it is also true that the military discipline is entirely subservient to the grander purposes of the intellect-
nal and moral development of the youth. It is but a means, and not the end, of earnest endeavor in the inculcation of subordination to rightful authority. An obedience is sought to be obtained from the consciousness of right, and not from the fear of punishment. It is believed that a noble manhood is centered in no other element of character.

CADET OFFICERS.

Officers are appointed at his option, by the Superintendent, from any Department (excepting the Preparatory) as a reward of merit alone. The appointments are made irrespective of the class of the Cadet, and remain in force only for the current year.

COURSE OF STUDY AND PLAN OF INSTRUCTION.

Many advantages are gained, by the division into Departments, in the adaptation of the means of training mind to the peculiarities of the individual Cadet.

In the plan of instruction, the methods by lecture, demonstration, blackboard exercise, and use of text-books, are combined; and in their constant accessibility to the Professors, all the necessities of the Cadets are addressed and met. Instruction in each class will continue from one hour to two hours, according to the necessities of each section.

SPECIAL SCHOOLS.

The Civil Engineering Course is thoroughly and practically taught, and contains only those studies necessary to a competent C. E. It is under the supervision of an experienced practical Engineer.

The Commercial Course is in charge of an experienced Accountant. The design of it is to fit young men for commercial life. In addition to the full course of Commercial Schools, those studies are taught which will render the student conversant in the English Language.

Diplomas in each of these Schools will be conferred after the Cadet passes in a thorough written examination.

Cadets, by the request of parents, may select from the course such studies as meet the approval of the Faculty.

Graduates of the Institute, or of other Colleges of which the scientific course is nearly equivalent, can pursue here, with great profit, branches of industrial, scientific, or professional learning. A Resident-Graduate Course is supplementary to the short Under-Graduate Course sanctioned by custom.

The large and carefully selected Library of the Institute provides every advantage for scientific and professional reading.

GRADUATION.

Cadets may be graduated at any time of the year.

REPORTS.

The Post Adjutant, from the record of daily marks and from the account-books, renders each parent or guardian a report of the standing,
progress, and conduct of the Cadet for each quarter, together with a full statement of his account. The Superintendent also communicates, from time to time, to the parent or guardian, the results of his intimate acquaintance with each Cadet; and desires in return that the parent or guardian freely communicate to him all facts and views bearing on the welfare of

**SANITARY.**

The rooms of Cadets (each room for two Cadets only) open on spacious galleries, and are well ventilated. A daily drill in Autumn and Spring, and Gymnasium exercises in Winter, develop systematically the bodily powers. The Surgeon of the Institute promptly and faithfully attends upon the Cadets. Cases of serious sickness are very rare, but parents are, in all cases, promptly advised of such.

**WORSHIP.**

Cadets are required daily to attend prayers, and public worship in the Chapel on the Sabbath. Sectarianism is carefully avoided.

**MESS ARRANGEMENTS.**

Extract from regulations:

§ 95. The senior Captain of the corps is Superintendent of the mess-hall, and the officers of the corps are, ex-officio, his assistants. They shall report all deficiencies of the fare and all infractions of the mess regulations.

§ 96. The Cadets are divided into as many mess-squads as there are tables. Every assistant is responsible to the Superintendent of the mess-hall for the proper observance of the regulations.

§ 101. Any article of unwholesome food shall be reported to the Superintendent of the mess-hall, who shall communicate the report to the Superintendent.

**SUPPLIES.**

By the laws of Kentucky, debts unauthorized by the proper authority of the Institute are not collectable against the students, their parents or guardians. The furnishing of them in any way with intoxicating drinks is, moreover, made a penal offense.

Every Cadet is required to keep a pass-book, in which is charged every article he may purchase; and for such purchase he must have the Superintendent's written order.

The Superintendent will give no order for goods or money unless there is a balance in his hands equal to the amount of such order. Payment in advance is therefore indispensable.

The Quarter-Master has in charge the supplies to furnish Cadets, and issues them upon orders given by the Superintendent, at prices approved by the Visitors. He may be required to lay annually before the Board of Visitors a detailed report of his sales for the preceding year.
Each Cadet must furnish himself with one pair of blankets, two sheets, two pillow-cases, and six towels.

Room furniture is charged to Cadets, and credited to them when returned to the Quarter-Master; damages, other than ordinary wear and tear, being deducted.

CLOTHING.

The uniform dress is furnished at the Institute, at a cost of $25. The suit is neat and economical—consisting of roundabout coat, pants, and cap, of grey cloth, such as is used at West Point Military Academy; ankle boots, of substantial material, are worn. An undress suit of cheaper material will be used for ordinary wear.

Under-clothing should be ample, and may be suited to the taste and necessity of the Cadet.

The indulgence of Cadets in articles of dress not specially prescribed in the regulations, generally by the sanction and frequently by the direct orders of parents and guardians, increases the total of annual expenses beyond the point of economy and necessity. To avoid any complaint on the score of expenditure, and to establish a uniformity of dress, articles of wearing apparel are prescribed for the limits of the Institute, and none other will be permitted.

TERMS.

Cadets enter the Institute for an Academic year of forty weeks, and are required to pay tuition in advance for the entire year, except after the first four weeks of the year, when the charge is made pro rata from date of entrance. Charge for tuition, per Academic year of forty weeks, payable invariably in advance, one hundred dollars ($100), currency.

For boarding, including room rent, use of furniture, lights, fuel, washing, etc., two hundred dollars ($200), currency, payable as follows, viz: $50 at the date of entrance, and the remainder in equal quarterly payments, in advance.

A Cadet leaving the Institute before the expiration of the Academic year, receives his unexpended balance for boarding, etc.; but in no case will a deduction be made from the tuition of the current year.

It will be considered that parents and guardians do not wish their sons and wards furnished with money, or other supplies, by the Superintendent, unless deposits are made in advance; and all expenditures will be regulated by the amounts in hand for that purpose. An observance of this rule will avoid a possible necessity—which, because not properly appreciated, may result in bad feeling—of refusal to furnish Cadets with supplies not deemed necessary to health or to prevent suffering.

Especial attention is invited to the terms above recited, that no difficulty of settlement may arise from misunderstanding the condition upon which Cadets enter the Institute.
Applicants for admission coming from other schools will be required to present letters of honorable discharge from such schools.

**ESTIMATED EXPENSES.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
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</thead>
<tbody>
<tr>
<td>Expenses for the Collegiate Year, boarding and tuition as above</td>
<td>300</td>
</tr>
<tr>
<td>Estimated cost of clothing and incidentals</td>
<td>125</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$425</strong></td>
</tr>
</tbody>
</table>

This estimate is regarded as sufficient; but as Cadets differ much in the wear and tear of clothing, and in the care they take of it, the Institute does not bind itself that this estimate shall not be exceeded. It does bind itself to control, by all proper means, a Cadet's expenses. The average does not exceed the estimate. Where parents desire it, Cadets will be received, on previous special agreement, for $425 per term of forty weeks, for all expenses, and no bills rendered, provided the Cadet enters with the ordinary outfit of under-clothing and shoes, and sheets, towels, &c., as per regulations.

**ADVANTAGES.**

The Kentucky Military Institute, besides a working Faculty and a Course of Study, equal to those of any institution in the country, presents the following peculiar advantages not to be found together elsewhere, viz:

1. An absolute exemption from the multiplied evils and temptations of a city life.
2. A single family for all connected with the Institution.
3. A division of the classes into small sections, so that each student recites every day.
4. Expenditures under the control of the Superintendent, so as to guard against extravagance on the part of the student.

**MISCELLANEOUS.**

The Academic year begins on the first Monday in September of each year, and continues forty weeks without intermission.

*No extra charges whatever.*

Cadets may enter at any time during the year; and in vacation, and pursue their studies at *pro rata* charges.

Remittances should be made direct to the Superintendent, as Cadets cannot be taught habits of economy in the expenditure of money unless the Superintendent has knowledge of their resources.

Address Col. Robert D. Allen, Superintendent, Farmdale P. O., Franklin county, Kentucky.

ROB'T D. ALLEN, Superintendent.

Mr. Sloss withdrew his motion to reconsider the vote by which this House passed a bill from the Senate, entitled

An act appropriating money to the Central Lunatic Asylum.
Mr. J. N. Price, from the Committee on Enrollments, reported that
the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of C. W. Hull, deputy jailer of Kenton county;
An act for the benefit of Daniel McCollum, jr., appropriating two hundred and thirty-three dollars and thirty-three cents;
An act for the benefit of George W. Sweeney, late sheriff of Casey county;
An act for the benefit of S. S. Johnson, late sheriff of Warren county;
An act for the benefit of Charles Breeden, of Gallatin county;
An act for the benefit of E. G. Davidson, of Clinton county;
An act for the benefit of T. C. Gillenwaters, committee for Sarah T. Morrison, a pauper idiot of Barren county;
An act for the benefit of Seymour H. Perkins, clerk of the Todd county court;
An act incorporating the town of Cherry Hill, in Trigg county;
An act for the benefit of common school district No. 35, Rockcastle county;
An act to amend the charter of the city of Covington;
An act for the benefit of Richard Hackley, elisor of the Garrard circuit court;
An act to amend an act to incorporate the town of Greenville, and give concurrent jurisdiction with police judge to county judge and justices of the peace;
An act to amend the charter of the town of Rockport, Ohio county;
An act to incorporate the Patrons' Co-operative Association, of Simpson county;
An act to declare Cane creek, in Breathitt county, a navigable stream from its mouth to the mouth of Seward's branch;
An act for the benefit of Samuel Cecil, of Clinton county;
An act to change the time of holding the Union circuit court;
An act for the benefit of the Lawrenceburg and Shryock's Ferry Turnpike Road Company;
An act to amend the charter of the Odd Fellows' Insurance Company of Kentucky, approved 23d February, 1874;
An act for the benefit of G. P. Jolly, late sheriff of Breckinridge county;
An act for the benefit of James McGuire, of Russell county;
An act to amend an act, entitled "An act to amend an act to incorporate the Second Presbyterian Church, of the city of Louisville;"
An act to incorporate the Mouth of Tate's Creek Turnpike Road Company, Fayette county;
An act to incorporate the Lexington Gas Company, of Lexington;
An act authorizing the court of claims of Hancock county to levy an additional ad valorem tax of 20 cents;
An act to empower the county court of Henry county to levy an ad valorem tax of fifteen cents on the one hundred dollars for county purposes;
An act to enable the people of Jessamine county to vote a tax on themselves to build a new court-house in said county;
An act for the benefit of Garfield McCormack, of Lawrence county;
An act to change the time of holding the county and quarterly courts for Lincoln county;
An act to amend an act, entitled "An act to amend the charter of the Louisville Banking Company, of the city of Louisville;"
An act to amend an act to incorporate the Danville, Lancaster, and Nicholasville Turnpike Road Company;
An act to amend the charter of the city of Paducah;
An act to authorize McCracken county to levy a tax for county expenses;
An act to amend an act, entitled "An act to regulate the time of holding circuit courts in the second judicial district," approved February 23, 1879;
Resolution providing that resolution No. 36 shall take effect from the passage of this resolution;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act making special appropriation to the First Kentucky Lunatic Asylum;
An act appropriating money to the Central Kentucky Lunatic Asylum;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Leave was given to bring in the following bills, viz:

On motion of Mr. Blue—
1. A bill for the benefit of John S. Geiger, late presiding judge of the Union county court.

On motion of Mr. Preston—

On motion of Mr. Ford—
3. A bill concerning physicians' fees in Owensboro and Daviess county.

On motion of Mr. Frederick—
4. A bill authorizing the county court of Jefferson to pay the police of Beargrass municipality for their services.

Ordered, That the Committee on Circuit Courts prepare and bring in the 1st; the Committee on the Judiciary the 2d; the Committee on Ways and Means the 3d, and the Committee on County Courts the 4th.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Grinstead, from the Committee on County Courts—
An act to change the time of holding the Letcher quarterly court.

By same—
An act for the benefit of the deputy clerk of the Magoffin county court.

By Mr. Payne, from the Committee on Propositions and Grievances—
An act for the benefit of the sureties of A. C. Bowman, late sheriff of Breathitt county.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being 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 of the following titles, viz:

An act for the benefit of John M. Curry, ex-sheriff of Pendleton county.

An act to incorporate the Phoenix Lyceum, in Fulton county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz: 

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

An act to amend the charter and reduce into one the several acts concerning the town of Sharpsburg, Bath county.

By same—

An act to amend an act, entitled "An act to incorporate Confederate City, in Rowan county."

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Campion, from the Committee on County Courts, to whom was referred a bill from the Senate, entitled

An act for the benefit of Thomas Shanks, sheriff of the county of Jefferson,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Lucien S. Luttrell,
Marshall Baker, George H. Gardner, T. J. Megibben,
William Berkele, J. Warren Grigsby, William E. Minor,
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

WHEREAS, Thomas Shanks, sheriff of Jefferson county, through the inadvertence of his book-keeper, J. A. Crumbaugh, who is now dead, failed to have his delinquent list of negro tax for the year 1874 passed upon by the Jefferson county court of claims, and was compelled to settle up his revenue for said year without receiving any credit therefor; now, therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the said Thomas Shanks, sheriff of Jefferson county, be allowed until the next regular meeting of the Jefferson county court of claims to make out and submit to said court his delinquent list of negro tax for the year 1874, and when they have passed upon the same as provided for by section 7 of article 9, chapter 92, of General Statutes, and the same certified by the clerk of said court to the Auditor, the Auditor of Public Accounts be, and he is hereby, authorized and directed to allow said Shanks credit upon his negro tax list, for the year 1875, for the amount of said delinquent list so allowed and certified.

§ 2. That this act shall take effect and be in force from and after its passage.

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Farmer Rees, of Owen county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Bills which originated in the Senate were reported by the several committees, to whom the same had been referred, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

An act to tax public exhibitions in the town of Ashland for the benefit of the common schools of the town.

By Mr. Payne, from the Committee on Propositions and Grievances—

An act in relation to official sales in the county of Bracken.
By Mr. Payne, from the Committee on Corporate Institutions—
An act to amend the charter of the town of Berlin, approved
March 15, 1869, in Bracken county.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.
Mr. Duncan, from the Committee on Claims, to whom was referred
a bill from the Senate, entitled
An act for the benefit of Jane Thompson, of Boyd county,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it
was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, John B. Otten,
William C. Allen, John D. Gardner, J. V. Owen,
Marshall Baker, J. Warren Grigsby, James M. Payne,
William Berkele, Robert E. Grinstead, W. L. Pollard,
James D. Black, Theodore F. Hallam, John W. Powell,
James B. Blue, Zach. T. Heady, John Preston,
William H. Botts, Thomas J. Henry, J. N. Price,
Orlando C. Bowles, Allen C. Hagan, Samuel Russell,
Tobias W. Burton, E. E. Hume, Thomas H. Shanks,
Pat. Campion, W. G. Hunter, M. M. Sloss,
James W. Chowning, T. J. Jenkins, George R. Snyder,
F. G. Cox, Wood M. Jones, Richard A. Spurr,
K. R. Culbertson, John Watts Kearny, John A. Steele,
Thomas J. Drury, Wm. Kitchen, Green Sterrett,
P. H. Duncan, W. Jeff. Lee, Robert Sterrett,
John Ellis, Wm. B. Lindsay, Richard P. Stoll,
J. H. Emerson, Robert E. Little, W. J. Taylor,
John Feland, T. J. Megibben, E. B. Treadway,
John M. Fish, William E. Minor, G. W. Winns—59.
Joseph A. Gaines, Robert W. Nelson,

Those who voted in the negative, were—

E. A. Coffman, Richard P. Hocker, A. H. Smith,
L. E. Green, O. C. Richardson, sr.,

Resolved, That the title of said bill be as aforesaid.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

1. An act to incorporate the Cemetery Company of Browinski Lodge, No. 64, I. O. O. F., in Carroll county.
2. An act to make additional provision for the education of the colored children in the city of Covington.
3. An act to incorporate the town of Burlington, in Boone county.
4. An act to incorporate the Mattie Hays Boat Club, of Louisville.
5. An act legalizing a vote taken by the voters of Falmouth, in Pendleton county, on the 13th day of February, 1875, authorizing the board of trustees of said town guaranteeing the payment of interest on seventy-five thousand dollars bonds issued by the Covington, Flemingsburg, and Pound Gap Railroad Company.
6. An act to authorize the county courts to establish work-houses, and to provide for the confinement therein of persons adjudged guilty of misdemeanors.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Internal Improvement; the 2d to the Committee on Corporate Institutions, and the 3d to the Committee on General Statutes.

A message was also received from the Senate, announcing that they had concurred in House amendments to bills, which originated in the Senate, of the following titles, viz:

1. An act to incorporate the Farmers and Traders’ Bank.
2. An act to incorporate the Louisville Bank of Commerce.
A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of Lewis county.

An act to reduce into one and amend and digest the acts and amendatory acts incorporating the city of Augusta, in Bracken county.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Chowning, from the Committee on Moral and Religious Institutions—
A bill to protect game, and to punish trespass on land in Adair county.

By Mr. Jones, from the same committee—
A bill to amend an act, entitled "An act to authorize the voters of the town of Clinton to vote upon the proposition as to whether ardent spirits shall be sold within the corporate limits of said town, and to prohibit the sale of the same," approved March 29th, 1874.

By Mr. Nelson, from the Committee on County Courts—
A bill in relation to the county levy of Union county.

By Mr. Cox, from the Committee on Circuit Courts—
A bill for the benefit of the sheriff of Allen county.

By Mr. A. H. Smith, from the Committee on Moral and Religious Institutions—
A bill to incorporate Halsell's Female Seminary, in Warren county.

By Mr. Steele, from the Committee on Internal Improvement—
A bill to incorporate the Fox Creek and Washington County Turnpike Road Company.

By same—
A bill to incorporate the Lawrenceburg and Camdenville Branch Road Turnpike Company, in Anderson county.

By Mr. Grigsby, from the Committee on Education—
A bill to establish a normal school at Glasgow, Barren county.

By Mr. Batts, from the Committee on Circuit Courts—
A bill to create the office of county treasurer for Barren county.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Bath County Agricultural and Mechanical Association.
By Mr. Grinstead, from the Committee on County Courts—
A bill to authorize the Owen county court to sell the poor-house in that county.

By same—
A bill to authorize the county court of Boone county to sell and convey the old jail lot.

By Mr. Grigsby, from the Committee on Education—
A bill in aid of common schools of Boyle county.

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to repeal section 3 of an act to amend the charter of the town of Shelby City.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill to declare Frozen creek, in Breathitt county, a navigable stream.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of common school district No. 21, of Bourbon county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

95-H. R.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, J. V. Owen,
William C. Allen, John D. Gardner, James M. Payne,
Marshall Baker, J. Warren Grigsby, W. L. Pollard,
William Berkele, Robert E. Grinstead, Jere. Poor,
James D. Black, Theodore F. Hallam, John W. Powell,
James B. Blue, Zach. T. Headly, John Preston,
William H. Botts, Thomas J. Henry, J. N. Price,
Orlando O. Bowles, Thomas W. Henton, O. C. Richardson, sr.,
Tobias W. Burton, Allen C. Hagan, C. W. Robbins,
Pat. Campion, Richard P. Hocker, Samuel Russell,
James W. Chowning, W. G. Hunter, Thos. H. Shanks,
E. A. Coffman, Wood M. Jones, M. M. Sloo,
F. G. Cox, John Watts Kearny, A. H. Smith,
G. W. Craddock, Wm. Kitchen, George R. Snyder,
K. R. Culbertson, Martin W. LaRue, Richard A. Sparr,
S. P. Douthitt, W. Jeff. Lee, John A. Steele,
Thomas J. Drury, William B. Lindsay, Green Sterrett,
P. H. Duncan, Robert E. Little, Robert Sterrett,
John Ellis, G. C. Lockhart, Richard P. Stoll,
J. H. Emerson, Lucien S. Luttrell, W. J. Taylor,
James Farmer, Bryan S. McClure, E. B. Treadway,
John Feland, T. J. Mcgibbon, G. W. Wins, W. P. Douthitt,
John Fish, William E. Minor, Charles H. Wood—71.

Joseph A. Gaines, John B. Otten,

In the negative—Joshua G. Ford—1.

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

Whereas, Sixty-five children were erroneously omitted from the census report of pupil children, for the school year ending June 30th, 1876, in district No. 21, Bourbon county; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of one hundred and twenty-seven dollars and forty cents be appropriated to said district, for the benefit of the teacher thereof, to be paid from the interest accruing from the Bourbon county surplus bond; and when the commissioner shall draw his draft for the same, countersigned by the Superintendent of Public Instruction, the Auditor shall issue his warrant in favor of William H. Lockhart, commissioner of Bourbon county, to be paid by him to the teacher of district No. 21, for said year.

§ 2. This act shall take effect from and after January 10th, 1877.

Mr. Bowles, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to establish a criminal court in the 13th judicial district.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,
On motion of Mr. Grigsby,
Ordered, That said bill be recommitted to the Committee on Circuit
Courts.
Mr. LaRue moved to reconsider the vote by which this House con­
curred in the Senate amendment to a bill, entitled
An act to authorize the county courts to establish work-houses, and
to provide for the confinement therein of persons adjudged guilty of
misdemeanors.
And then the House adjourned.

THURSDAY, MARCH 2, 1876.

A message was received from the Senate, announcing that they
had passed bills, which originated in the House of Representatives, of
the following titles, viz:
An act to regulate the sale of leaf tobacco in this Commonwealth
by warehousemen and commission merchants and tobacco dealers on
commission.
An act to amend an act, entitled “An act to authorize the voters
of the town of Clinton to vote upon the proposition as to whether
ardent spirits shall be sold within the corporate limits of said town,
and to prohibit the sale of the same,” approved March 29, 1873.
An act to create an additional voting place in the fifth magisterial
district of Kenton county.
An act to change the boundary line of magisterial districts Nos. 2
and 3, in Kenton county.
An act to amend the charter of the town of Caseyville, Union
county.
An act to amend the charter of Caseyville.
An act to incorporate the town of Skilesville, in Muhlenburg
county.
An act to authorize the board of council of Franklin to issue bonds, and provide for the payment of the same.

An act for the benefit of the sheriff of Warren county.

An act to amend the charter of Bardstown, regulating the fees of the police judge of said town.

An act to amend an act, entitled "An act to incorporate the Shelbyville and Bardstown Turnpike Company."

An act to amend an act, entitled "An act to incorporate the Chaplin and Bloomfield Turnpike Road Company."

An act for the benefit of the Bloomfield and Springfield Turnpike Road Company.

An act to amend the charter of the Danville and Hustonville Turnpike Road Company.

An act for the benefit of the common schools in Barren county.

An act to incorporate the town of Summershade, in Metcalfe county.

An act for the benefit of the town of Westport, Oldham county.

An act to incorporate the Melton and Patton's Creek Railway Company.

An act to regulate tolls on turnpike roads in Owen county.

An act to amend an act approved March 14th, 1871, entitled "An act to incorporate the Iron Works Turnpike Road Company."

An act to amend section 10, article 2, chapter 27, General Statutes.

An act to regulate the road law of Kenton county.

An act to authorize the sale of the property in Barbourville, known as the Baptist Church and school property.

An act for the benefit of the assessor of Fulton county.

An act to amend the charter of the town of Adairville, in Logan county.

An act to incorporate the Antioch and Hustonville Turnpike Road Company.

An act to incorporate the New Providence and Western Turnpike Road Company.

An act changing the boundary of the town of Georgetown, Scott county.

With amendments to the last two named bills.

Which were concurred in.

A message was also received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of G. W. Baker, late sheriff of Jackson county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
*Ordered*, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
*Resolved*, That said bill do pass, and that the title thereof be as aforesaid.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act for the benefit of Patsey Willis, of Carroll county.
3. An act to provide for the improvement of public roads in Hart county.
5. An act to amend an act, entitled "An act to create and regulate the office of county treasurer for Franklin county," approved March 9th, 1868.
6. An act giving Henry Fields, late sheriff of Perry county, the further time of six months in which to make out and return his delinquent lists for the years 1873 and 1874.
7. An act to amend the title of chapter 159 of the act approved February 14th, 1876.
8. An act for the benefit of Hezekiah McKeehan, committee of Isaac McKeehan, a pauper lunatic of Whitley county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
*Ordered*, That they be referred—the 1st to the Committee on Ways and Means; the 2d and 8th to the Committee on Claims; the 3d and 4th to the Committee on Internal Improvement; the 5th and 6th to the Committee on Propositions and Grievances, and the 7th to the Committee on County Courts.
The following petitions were presented, viz:

By Mr. Lee—
1. The petition of sundry citizens of Bullitt county, praying the passage of an act to authorize the building of a dam across Salt river at Shepherdsville.

By Mr. Ellis—
2. The petition of sundry resident property-holders of the city of Ludlow, Kenton county, praying the passage of an amendment to the charter of said city.

By Mr. Treadway—
3. The petition of thirty-six voters of Clay county, praying to be attached to Owsley county.

By Mr. Ellis—
4. The petition of sundry citizens of Catlettsburg, praying for the establishment of a ferry across the Big Sandy and Ohio rivers, within four hundred yards of an established ferry.

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 County Courts, and the 3d to the Committee on the Judiciary.

Mr. Green Sterrett moved to reconsider the vote by which this House rejected a bill, entitled
A bill for the benefit of the sheriffs of this Commonwealth.

Mr. Berkele moved to reconsider the vote by which this House rejected a bill, entitled
A bill to provide for the completion of the public buildings and offices at the Seat of Government.

Mr. Frederick, from the Committee on Charitable Institutions, to whom was recommitted the same, reported a bill, entitled
An act to reduce into one act "An act to establish the Kentucky Institution for the Education of the Blind," and amendments thereto.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The House resumed the further consideration of a bill, entitled
A bill requiring the Court of Appeals to hold its session in the city of Louisville,

Said bill was ordered to be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William Berkele, W. H. Frederick, J. V. Owen,
Bell G. Bidwell, George H. Gardner, James M. Payne,
James D. Black, John D. Gardner, O. C. Richardson, sr.,
James B. Blue, L. E. Green, Samuel Russell,
James H. Bowden, Robert E. Grinstead, Ben. J. Shaver,
Orlando C. Bowles, Theodore F. Hallam, M. M. Sloss,
Tobias W. Burton, Zach. T. Heady, A. H. Smith,
Pat. Campion, Richard P. Hocker, L. J. Stephenson,
E. A. Coffman, W. G. Hunter, Robert Sterrett,
F. G. Cox, Wood M. Jones, Albert A. Stoll,
J. H. Emerson, John Watts Kearny, W. J. Taylor,
John Feland, Martin W. LaRue, G. W. Winns,
John M. Fish, W. Jeff. Lee, Charles H. Wood—41.
Joshua G. Ford, Bryan S. McClure,

Those who voted in the negative, were—

Mr. Speaker (Stone), Thomas J. Henry, W. L. Pollard,
William C. Allen, Thomas W. Henton, Jere. Poor,
Marshall Baker, Allen C. Hagan, John W. Powell,
William H. Botts, E. E. Hume, John Preston,
James W. Chowning, T. J. Jenkins, J. N. Price,
G. W. Craddock, Wm. Kitchen, Thomas H. Shanks,
K. R. Culbertson, Robert E. Little, George R. Snyder,
S. P. Douthitt, G. C. Lockhart, Richard A. Spurr,
Thomas J. Drury, Lucien S. Luttrell, John A. Steele,
P. H. Duncan, T. J. Megibben, Green Sterrett,
John Ellis, William E. Minor, Richard P. Stoll,
J. Warren Grigsby, John B. Otten,

Resolved, That the title of said bill be as aforesaid.

Ordered, That Mr. LaRue be appointed a committee to report said bill to the Senate.

Who, after a time, reported that he had performed that duty.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Farmers and Traders' Bank of Lexington.
An act to incorporate the Farmers' Home Mutual Aid Association, of Fleming county.

An act for the benefit of Samuel Cecil, of Clinton county.

An act incorporating the town of Cherry Hill, in Trigg county.

An act to incorporate the Mouth of Tate's Creek Turnpike Road Company, Fayette county.

An act to amend an act to incorporate the Danville, Lancaster, and Nicholasville Turnpike Road Company.

An act for the benefit of S. S. Johnson, late sheriff of Warren county.

An act to authorize the county court of Hancock county to levy an additional ad valorem tax of 20 cents on the one hundred dollars.

An act to amend an act, entitled "An act to amend the charter of the Louisville Banking Company, of the city of Louisville."

An act for the benefit of T. C. Gillenwaters, committee for Sarah T. Morrison, a pauper idiot of Barren county.

An act to enable the people of Jessamine county to vote a tax on themselves to build a new court-house in said county.

An act for the benefit of Seymour H. Perkins, clerk of the Todd county court.

An act to change the time of holding the Union circuit court.

An act for the benefit of G. P. Jolly, late sheriff of Breckinridge county.

An act to amend an act to incorporate the town of Greenville, and give concurrent jurisdiction with police judge to county judge and justices of the peace.

An act to change the time of holding the county and quarterly courts for Lincoln county.

An act for the benefit of George W. Sweeney, late sheriff of Casey county.

An act to amend the charter of the town of Rockport, Ohio county.

An act for the benefit of the Lawrenceburg and Shryock's Ferry Turnpike Road Company.

An act to amend the charter of the Odd Fellows' Insurance Company of Kentucky, approved 23d February, 1874.

An act to amend an act, entitled "An act to regulate the time of holding circuit courts in the second judicial district," approved February 23, 1876.

An act for the benefit of C. W. Hull, deputy jailer of Kenton county.
An act for the benefit of Charles Breeden, of Gallatin county.
An act to amend an act, entitled "An act to amend an act to incorporate the Second Presbyterian Church, of the city of Louisville."
An act for the benefit of James McGuire, of Russell county.
An act for the benefit of Richard Hackley, elisor of the Garrard circuit court.
An act to incorporate the State Grange of the Patrons of Husbandry of the State of Kentucky.
An act to declare Cane creek, in Breathitt county, a navigable stream from its mouth to the mouth of Seward's branch.
An act for the benefit of Daniel McCollum, jr., appropriating him eighty-seven dollars and fifty cents.
An act for the benefit of Garfield McCormack, of Lawrence county.
An act for the benefit of E. G. Davidson, of Clinton county.
An act to empower the county court of Henry county to levy an ad valorem tax of fifteen cents on the one hundred dollars for county purposes.
An act to amend the charter of the city of Paducah.
An act for the benefit of common school district No. 35, Rockcastle county.
An act to incorporate the Lexington Gas Company, of Lexington.
Resolution providing that resolution No. 36 shall take effect from the passage of this resolution.
Mr. Jenkins, from a Special Committee, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Grigsby moved that the House resolve itself into a Committee of the Whole for the consideration of said bill.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

96- th R.
The House then resolved itself into a Committee of the Whole, the Speaker vacating the chair and designating Mr. Snyder as Chairman of said committee.

Mr. Snyder then occupied the chair, and the Clerk of this House delivered said bill to said committee.

The Speaker resuming the chair, Mr. Snyder, Chairman of the Committee of the Whole, reported that the committee had risen, and reported said bill and amendments back to the House, with the expression of opinion that they should not pass.

Mr. Henton moved to lay said bill on the table.

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. Jenkins and Berkele, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Bowles moved to amend section 4 by striking out "five" and inserting in lieu thereof "fifteen."
Mr. Botts moved to amend said amendment by inserting "twenty."
And the question being taken on the adoption of the amendment offered by Mr. Botts, it was decided in the negative.
The question was then taken on the adoption of the amendment offered by Mr. Bowles, and it was decided in the affirmative.
Mr. Grigsby moved to amend section six, after striking out all of said section after first "rivers," and add "one third of the convicts shall be employed on Tradewater river, the remainder to those on the Kentucky river. The existing locks and dams on Kentucky river shall be repaired first, and then necessary locks and dams shall be constructed, beginning next above dam and lock No. 5."
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby moved to amend the second line in the eighth section by striking out the word "part," and inserting in lieu thereof "pay."
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby moved to amend the eighth section by striking from the fourth line the word "ten," and inserting in lieu thereof the word "fifteen."
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby moved to amend the ninth section of said bill by striking "and Kentucky rivers" from the second line, and after the word "Commissioners," in line two, insert "shall transfer the convicts from Tradewater to Licking river, and shall proceed to."
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby moved to amend section 10 by striking out lines 1, 2, 3, and "said locks and dams, and," in line 5, and substitute "land containing necessary stone and timber for said works, or as sites for said locks and dams, may be acquired by said board by purchase or gift, or by proper proceedings, in the name of the Commonwealth, by writ of ad quod damnum, and said Commissioners."
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Robert Sterrett offered an amendment to said bill.
And the question being taken on the adoption of said amendment, it was decided in the negative.
Mr. Grigsby offered an amendment to the thirteenth section of said bill.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Grigsby offered an amendment to the 14th section of said bill.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Mr. Hunter offered an amendment to the 4th section of said bill.
And the question being taken on the adoption of said amendment, it was decided in the negative.
On motion of Mr. Grigsby,
Ordered, That the further consideration of said bill be postponed until to-morrow, and that the same be made the first business in the orders of the day.

The Speaker appointed Messrs. Kearny, Henton, and Minor a committee, under a joint resolution from the Senate, concerning births, marriages, and deaths.

A message was received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled

An act to regulate the holding of the court of claims in Pulaski county.

Mr. Preston, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of T. A. McGill, late sheriff of Breckinridge county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with.

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, George W. Pickett,
William C. Allen, L. E. Green, W. L. Pollard,
Resolved, That the title of said bill be as aforesaid.

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, authorized to draw his warrant upon the Treasurer for the sum of three hundred and thirty seven and twenty-six one hundredths dollars, in favor of T. A. McGill, late sheriff of Breckinridge county, it being the amount of five per cent. on the revenue of said county for the year of 1871, which has been paid by said sheriff into the Treasury: Provided, That before said warrant is drawn said sheriff or his deputy, J. R. D-Haven, shall file his written affidavit in the office of the Auditor of Public Accounts to the effect that said amount, or no part thereof, has been collected by said McGill or by any one for him.

§ 2. This act to take effect and be in force from its passage.

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

On motion of Mr. Frederick—
1. A bill to amend the charter of Jeffersontown, and establish a police court for said town.

On motion of Mr. Russell—
2. A bill to amend section 1 of article 23 of chapter 28 of the General Statutes.

On motion of Mr. Culbertson—
On motion of Mr. Treadway—
4. A bill for the benefit of litigants and attorneys in the Owsley circuit court.

On motion of Mr. Culbertson—
5. A bill to authorize the Boyd county court to purchase the Ashland and Catlettsburg Turnpike Road.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 3d, and 5th; the Committee on the Judiciary the 2d, and the Committee on Circuit Courts the 4th.

Leave of absence, indefinitely, was granted Mr. Lindsay.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Edna Lead and Silver Mining and Manufacturing Company.

By Mr. Campion, from the Committee on County Courts—
A bill requiring the county court of Jefferson to appoint a measurer of wood, stave-timber, lumber, hoop-poles, and staves.

By Mr. Payne, from the Committee on Corporate Institutions—
A bill for the benefit of Calloway county.

By Mr. Snyder, from the Committee on Railroads—
A bill to amend an act incorporating the Evansville and Jackson Railroad Company.

By Mr. Nelson, from the Committee on County Courts—
A bill to increase the jurisdiction of the police judge of Morgantown.

By same—
A bill to change the corporate name of Swift's Iron and Steel Works.

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to provide for a resurvey of the town of California, in Campbell county.

By Mr. LaRue, from the same committee—
A bill to amend the charter and laws of the town of Bellview, in Campbell county.

By same—
A bill to incorporate the Demick Fire-plate Heater Company.

By Mr. Russell, from the Committee on Circuit Courts—
A bill for the employment of teams on the public roads of Carroll county.
By Mr. Nelson, from the Committee on County Courts—
A bill to amend an act, entitled "An act to establish a police judge in the town of Carrollton."

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the relief of H. D. Polen, late sheriff of Elliott county, and his sureties.

By same—
A bill to authorize the county court of Elliott county to levy an ad valorem tax for bridge and road purposes.

By Mr. Minor, from the Committee on Corporate Institutions—
A bill to amend the charter of the Petersburg and Burlington Turnpike Company.

By Mr. Steele, from the Committee on Internal Improvement—
A bill to amend an act, entitled "An act to incorporate the Winchester and Lexington Turnpike Road Company."

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of A. B. Gilbert, sheriff of Owsley county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to refund certain moneys to persons entering land warrants west of Tennessee river.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, George W. Pickett,
William Berkeley, J. Warren Grigsby, W. L. Pollard,
James B. Blue, Robert E. Grinstead, Jere. Poor,
William H. Bettis, Theodore F. Hallam, John Preston,
James H. Bowden, Zach. T. Heady, J. N. Price,
H. H. Brinkley, Thomas W. Henton, David Pryse,
Tobias W. Burton, Richard P. Hocker, C. W. Robbins,
Pat. Campion, W. G. Hunter, Samuel Russell,
James W. Chowning, T. J. Jenkins, Thos. H. Shanks,
K. R. Culbertson, Wood M. Jones, Ben. J. Shaver,
Thomas J. Drury, John Watts Kearny, M. M. Sloss,
P. H. Duncan, Wm. Kitchen, A. H. Smith,
John Ellis, Martin W. LaRue, George R. Snyder,
J. H. Emerson, Robert E. Little, Richard A. Spurr,
John Feland, Lucien S. Luttrell, John A. Steele,
John M. Fish, Bryan S. McClure, Green Sterrett,
Joshua G. Ford, T. J. Megibben, Robert Sterrett,
W. H. Frederick, William E. Minor, Richard P. Stoll,
Joseph A. Gaines, John B. Otten, W. J. Taylor,
George H. Gardner, J. Y. Owen, E. B. Treadway,

In the negative—L. J. Stephenson—1.

Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

WHEREAS, By the 14th section of the act approved January 3d, 1825, entitled "An act to provide for the sale of vacant lands west of the Tennessee river" (2 Morehead & Brown's Statutes, pages 1054-58), it was provided, that if any lands sold under this act shall be taken from the purchaser or his assigns by a prior claim adverse to the title acquired by the sale and purchase under this State, the said purchaser, or person's claiming under him, shall receive the amount of the original purchase money, upon the production of the record and certificate of the judge of the court that the said land was lost upon a fair and full trial upon the merits of the respective titles, to the Auditor of Public Accounts, who shall issue his warrant on the Treasury for the amount of the original purchase money, without interest; and whereas, by an act, entitled "An act to repeal the 14th section of an act, entitled "An act to provide for the sale of vacant land west of the Tennessee river,"" approved January 3, 1825, approved February 25, 1836, said 14th section of said act of 1825
was repealed as to the lands thereafter entered; and whereas, it is represented to this General Assembly that various persons, previous to said repeal, had entered, and they or their assignees held the State title within large military, Treasury warrant, and other surveys, which have, by legal and judicial trial, some in the supreme court of the United States and some in the appellate court of this State, been established over the State title, but not by suits against each individual claimant; wherefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That those so entering lands in said district, at any time before the said February 25, 1836, or their assignees, shall not be compelled to file the record as provided in said section 14 of said act of 1825; but upon producing to the Auditor of Public Accounts satisfactory evidence that said military, Treasury warrant, or other surveys, have been judicially established as superior to the State title, and that by reason thereof the holder of said title, entered before said 25th of February, 1836, has lost the land, the Auditor shall refund to such holder the original entrance money or price paid the State, without interest; and the published opinion of either of said courts, found in the books of reports of the decisions of said court, shall be received as conclusive evidence of the superiority of such military, Treasury warrant, or other title over the State title; the supreme court of the United States on appeal to be regarded as the controlling evidence. Where there shall be any conflict, the final judgment of any State or United States courts, whether published or not, and the affidavit of any county or ex-county surveyor of the county where the land may be situated, or other evidence competent by the rules of the common or statute laws, that the claimant under the State title of land within such survey has lost his said land by the establishment of such military, treasury warrant, or other surveys, shall be received by said Auditor; and he may require such other evidence in each case as he shall deem necessary.

§ 2. This act to go into effect from its passage.

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of John W. Thomas, of Clark county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.
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 draw his warrant on the Treasurer in favor of John W. Thomas, of Clark county, for the sum of ninety dollars, to be paid out of any money in the Treasury not otherwise appropriated, in order to refund the money spent by said John W. Thomas, and to compensate him for assistance rendered the Commonwealth in the prosecution of Jacob Bradshaw (of color), for the murder of John Pierson (of color), in Fayette county, Kentucky.

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

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of W. L. Garth, late sheriff of Todd county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Nelson, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of G. B. Dockery, of Butler county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be placed in the orders of the day.

Mr. Owen moved to reconsider the vote by which the House passed a bill, entitled
An act to amend an act incorporating the Evansville and Jackson Railroad Company.

Mr. Gaines, from the Committee on Agriculture and Manufactures, to whom was referred a bill from the Senate, entitled
An act to incorporate the South Covington Fair and Trotting Park Association,
Reported the same without amendment.
Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being 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 received official information that the Governor had approved
and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:  
An act making special appropriation to the First Kentucky Lunatic Asylum.  
An act to incorporate the purchasers of railroads.  
An act appropriating money to the Central Kentucky Lunatic Asylum.  
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:  
An act for the benefit of Jane A. Phillips, of Jefferson county.  
An act for the benefit of common school district No. 30, in McLean county.  
An act for the benefit of common school district No. 8, of Powell county.  
An act to amend an act, entitled "An act to incorporate the Stony Point and Leamand's Mills Turnpike Road Company, of Bourbon county."  
An act for the benefit of common school district No. 28, of Metcalfe county.  
An act to authorize the judge of the Mason quarterly court to appoint the clerk of said court.  
An act to amend the charter of the town of Glenville, in Adair county, approved March 25, 1872.  
An act for the benefit of the Caldwell Female Institute, of Danville.  
An act for the benefit of common school district No. 21, of Bourbon county.  
An act for the benefit of W. F. Austin, committee for W. P. Austin, a pauper idiot of Boone county.  
An act in aid of common school districts Nos. 62 and 67, Hopkins county.  
An act for the benefit of B. T. Morris, of Carter county.  
An act to authorize the President and Faculty of Cottage Home College to confer learned degrees.  
An act for the benefit of common school district No. 22, Webster county.  
An act to further amend the several acts in relation to the town of Carlisle, in Nicholas county.
An act to define the jurisdiction of the police judge of the town of Cromwell, Ohio county.

An act to authorize the county court of Webster county to issue bonds, and to levy a tax to pay the same.

An act for the benefit of the clerks of the Union and Crittenden circuit courts.

An act to incorporate the Union Library Association of the town of Union, Boone county.

An act for the benefit of John H. McHargue.

An act authorizing the appointment of commissioners to ascertain and mark the line between the counties of Fayette and Scott.

An act to continue in force an act, entitled "An act authorizing the county court of Washington county to increase the county levy," approved January 22, 1874.

An act to repeal an act, entitled "An act to print sheriff and master commissioner's advertisements of land sales in Owen county in the paper printed in said county."

An act to legalize certain acts of the Boone county court.

An act to fix the tax on real and personal estate at forty cents on the one hundred dollars in value thereof.

An act to incorporate the Breckinridge Literary and Library Association, of Owingsville, Bath county.

An act for the benefit of Geo. W. Murphy, of Hopkins county.

An act to incorporate the Zoological Garden Association of Jefferson county.

An act to establish a criminal court in the fourteenth judicial district.

An act to incorporate the Avery Institute.

An act for the benefit of the common school commissioner of Hopkins county.

An act for the benefit of the common schools in Grayson county.

A message was also received from the Senate, announcing that they had disagreed to bills, which originated in the House of Representatives, of the following titles, viz:

An act to regulate the holding the court of claims in Rockcastle county.

An act to amend an act authorizing the trustees to sell and appropriate the seminary lands of Laurel county, approved March 10th, 1856.
An act to empower John D. Mourning, judge of the Adair county court, to appoint a clerk of his court.

An act for the benefit of John Grumbly, of Todd county.

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

1. An act giving the consent of the Legislature of this State to the purchase or condemnation by the United States Government of land within the State for public purposes.

2. An act to incorporate the Louisville Rugby School of the city of Louisville.

3. An act for the benefit of the assessor of Harrison county.

4. An act to establish and maintain a graded free school in the town of Harrodsburg.

5. An act for the relief of W. B. Cox, late sheriff of Morgan county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Ways and Means; the 2d to the Committee on Corporate Institutions; the 3d to the Committee on County Courts; the 4th to the Committee on Education, and the 5th to the Committee on Claims.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to protect sheep and dogs in Ballard, Henry, and other counties.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Shanks offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
A message was also received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to repeal an act, entitled "An act to print sheriffs and master commissioner's advertisements of land sales in Carroll county in paper printed in said county."

With an amendment.

Which was concurred in.

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

An act to amend article 3 of chapter 14 of the General Statutes.
An act for the benefit of B. B. Williams, ex-sheriff of Pendleton county.
An act to authorize the city of Lawrenceburg, Ind., to purchase ferry in Boone county opposite said city.
An act to amend the charter of the town of New Columbus, in Owen county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Botts, from the Committee on Circuit Courts—
An act to regulate the time of holding circuit courts in certain counties in the ninth judicial district.

By Mr. Little, from the Committee on General Statutes—
An act for the benefit of Mrs. J. E. Peers, an adjudged lunatic.

By Mr. Payne, from the Committee on Propositions and Grievances—
An act to prevent trespass in Christian county.

Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

And then the House adjourned.

FRIDAY, MARCH 3, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Edna Lead and Silver Mining and Manufacturing Company.

An act for the benefit of the Headquarters and Steele’s Run Turnpike Road Company.

An act to incorporate the State Bank of Louisville.

An act to incorporate the Richmond Hotel Company.

An act to incorporate the Flemingsburg Railway Company.

An act to authorize the Owen county court to sell the poor-house in that county.

An act to repeal an act, entitled “An act to amend chapter eighty-four (84) of the Revised Statutes, title ‘Roads and Passways,'” approved February 20th, 1869, so far as the same applies to the county of Floyd.

An act to incorporate the Mount Tabor Church and Burial Grounds, in Lewis county.

An act to amend an act to incorporate the Elizaville Station and Mayslick Turnpike Road Company.

An act to amend the charter of the Kenton Station Turnpike Road Company, in Mason county.

An act to amend the charter of the Orangeburg and Tollsboro Turnpike Road, in Mason county.
An act to empower the trustee of the jury fund of Henderson county to restore to the city of Henderson, out of any funds coming to his hands as trustee, certain moneys due to said city.

That they had concurred in the amendment of this House to a bill that originated in the Senate, entitled

An act to protect sheep and dogs in the counties of Ballard, Henry, and other counties.

And that they had passed bills of the following titles, viz:

1. An act for the benefit of the Independence and Colemansville Turnpike Road Company.
2. An act to change the location of a part of the turnpike road between Stanford and Crab Orchard.
3. An act to amend the charter of the town of Stanford.
4. An act to amend the charter of the town of Hustonsville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

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

1. An act for the benefit of the German American School Association of Owensboro.
2. An act directing and authorizing the clerk of the Daviess circuit court to docket common law causes and criminal and penal causes pending, or which shall hereafter be pending, in the Daviess circuit court.
3. An act for the benefit of A. H. Hogan, sheriff of Boyd county.
4. An act to reduce into one and amend the act and amendatory acts incorporating the city of Ashland.
5. An act for the benefit of the Moorfield and Upper Blue Lick Turnpike Road Company.
6. An act to incorporate the Jersey Ridge Turnpike Road, in Mason county.
7. An act to incorporate the Estill Mining and Lithographic Company.

8. An act empowering the board of trustees of the town of Catlettsburg, in Boyd county, to sell and convey lot No. 37 in said town.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Education; the 2d to the Committee on Circuit Courts; the 3d and 8th to the Committee on Propositions and Grievances; the 4th and 7th to the Committee on Corporate Institutions, and the 6th to the Committee on Internal Improvement.

Leave of absence, indefinitely, was granted Messrs. Chowning, Grigsby, and Ellis.

Mr. Ford offered the following resolution, viz:

Resolved, That the use of this Hall be granted to the people of Frankfort, Saturday evening next, for the purpose of listening to an address upon the subject of temperance by the Hon. Geo. W. Ray, of Owensboro, Kentucky.

Which was adopted.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of Jonathan Russell, sheriff of Casey county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Snyder, from the Special Committee on the Centennial, offered the following resolution, viz:

WHEREAS, By a resolution adopted by the General Assembly February 15th, 1876, an appropriation of five thousand dollars was made, to be expended by the board of commissioners, appointed in pursuance of said resolution, in securing a proper representation by specimens and publications of the mineral wealth, agricultural products, etc., of the State, at the Centennial Exposition at Philadelphia the present year; and whereas, the board of commissioners have addressed His Excellency, the Governor,
asking that an additional appropriation be made to enable them to carry out the original intent of the Legislature, and to enable them to present the resources of the State in a creditable manner at said Exposition; therefore,

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the further sum of five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, and the Auditor of Public Accounts is directed to draw his warrant on the Treasurer for said amount, on the order of said board of commissioners, approved by the Governor.

Which was twice read.

And the question being taken on the adoption of said resolution, it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John M. Fish, Robert W. Nelson,
William Berkele, W. H. Frederick, John B. Otten,
James D. Black, J. Warren Grigsby, Jere. Poor,
James B. Blue, Robert E. Grinstead, John Preston,
James H. Bowden, Theodore F. Hallam, David Pryse,
Orlando C. Bowles, Thomas W. Henton, Samuel Russell,
H. H. Brinkley, Allen C. Hagan, George R. Snyder,
Pat. Campion, W. G. Hunter, Richard A. Spurr,
G. W. Craddock, John Watts Kearny, John A. Steele,
K. R. Culbertson, Lucien S. Luttrell, Richard P. Stoll,
John Ellis, T. J. Megibben, E. B. Treadway,
John Feland,

Those who voted in the negative, were—

William C. Allen, Zach. T. Headly, W. L. Pollard,
William H. Botts, Richard P. Hocker, John W. Powell,
Tobias W. Burton, E. E. Hume, J. N. Price,
E. A. Coffman, T. J. Jenkins, O. C. Richardson, sr.,
F. G. Cox, Wood M. Jones, C. W. Robbins,
S. P. Douthitt, Wm. Kitchen, Ben. J. Slaier,
Thomas J. Drury, W. Jeff. Lee, M. M. Sloss,
W. J. Edrington, Robert E. Little, A. H. Smith,
J. H. Emerson, G. C. Lockhart, L. J. Stephenson,
Joshua G. Ford, Bryan S. McClure, Green Sterrett,
Joseph A. Gaines, William E. Minor, Robert Sterrett,
George H. Gardner, J. V. Owen, Albert A. Stoll,
John D. Gardiner, James M. Payne, W. J. Taylor,
L. E. Green, George W. Pickett, G. W. Winn—42.

Mr. Frederick, from the Committee on Charitable Institutions, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.
Mr. Richard P. Stoll, from the Committee on Corporate Institutions, to whom had been referred a bill from the Senate, entitled An act to amend the act approved 7th December, 1850, entitled "An act to incorporate the Kentucky Agricultural and Mechanical Association, of Lexington,"
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Snyder, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled An act to amend the charter of the Kentucky Central Railroad Company,
Reported the same with a substitute therefor.
Mr. Kearny offered an amendment to said bill.
Mr. Botts 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 said substitute, and it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Berkele and Kearny, were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Stone), John D. Gardner, George W. Pickett,
William C. Allen, L. E. Green, W. L. Pollard,
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<td>W. H. Frederick</td>
<td>James M. Payne</td>
<td>Charles H. Wood—55</td>
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Those who voted in the negative, were—

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<td>Richard A. Spurr</td>
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<td>Joseph A. Gaines</td>
<td>Robert W. Nelson</td>
<td>Richard P. Stoll—22</td>
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<td>J. Warren Grigsby</td>
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On motion of Mr. Little, the rule of the House was suspended to allow the Committee on County Courts to report a bill.

Mr. Nelson, from the Committee on County Courts, to whom was referred a bill from the Senate, entitled

An act for the benefit of the circuit court clerks of this Commonwealth,

Reported the same without amendment.

Mr. Feland moved to refer said bill to a select committee of five.

Mr. Spurr moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

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<th>Name</th>
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<tr>
<td>Mr Speaker (Stone)</td>
<td>Thomas W. Henton</td>
<td>John W. Powell</td>
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<tr>
<td>William C. Allen</td>
<td>Allen C. Hagan</td>
<td>John Preston</td>
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<tr>
<td>William Berkele</td>
<td>T. J. Jenkins</td>
<td>David Pryse</td>
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<td>James D. Black</td>
<td>Wood M. Jones</td>
<td>O. C. Richardson, sr.</td>
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<tr>
<td>James H. Bowden</td>
<td>Wm. Kitchen</td>
<td>C. W. Robbins</td>
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</tbody>
</table>
Those who voted in the negative, were—


Mr. Coffman moved to reconsider the vote by which this House passed a bill, entitled

An act requiring the Court of Appeals to hold its session in the city of Louisville.

Mr. Grigsby moved that a committee be appointed to withdraw said bill from the Senate.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Kearny and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

W. J. Edrington,  
John Ellis,  
J. H. Emerson,  
James Farmer,  
G. C. Lockhart,  
Lucien S. Luttrel,  
T. J. Megibbon,  
William E. Minor,  
John A. Steele,  
Green Sterrett,  
Richard P. Stoll,  
E. B. Treadway—51.

Those who voted in the negative, were—

William Berkle,  
James B. Blue,  
Orlando C. Bowles,  
Pat. Campion,  
F. G. Cox,  
John Feland,  
John M. Fish,  
Joshua G. Ford,  
George H. Gardner,  
Zach. T. Heady,  
Wood M. Jones,  
John Watts Kearny,  
Martin W. LaRue,  
W. Jeff. Lee,  
Bryan S. McClure,  
James M. Payne,  
George W. Pickett,  
O. C. Richardson, sr.,  
Samuel Russell,  
M. M. Sloss,  
A. H. Smith,  
Robert Sterrett,  
Albert A. Stoll,  
W. J. Taylor,  
G. W. Winns,  
Chas. H. Wood—26.

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  
William C. Allen,  
Marshall Baker,  
James D. Black,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,  
John Ellis,  
James Farmer,  
John Feland,  
Joseph A. Gaines,  
George H. Gardner,  
Robert E. Grinstead,  
Allen C. Hagan,  
Wood M. Jones,  
John Watts Kearny,  
W. Jeff. Lee,  
Robert E. Little,  
G. C. Lockhart,  
William A. Moore,  
Robert W. Nelson,  
George W. Pickett,  
W. L. Pollard,  
Jere Poor,  
John W. Powell,  
John Preston,  
J. N. Price,  
C. W. Robbins,  
Thomas H. Shanks,  
L. J. Stephenson,  
Charles H. Wood—32.

Those who voted in the negative, were—

William Berkle,  
James B. Blue,  
William H. Botts,  
James H. Bowden,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
E. A. Coffman,  
F. G. Cox,  
P. H. Duncan,  
W. J. Edrington,  
J. Warren Grigsby,  
Theodore F. Hallam,  
Zach. T. Heady,  
Thomas W. Henton,  
Richard P. Hocker,  
E. E. Hume,  
T. J. Jenkins,  
Wm. Kitchen,  
Martin W. LaRue,  
Lucien S. Luttrel,  
Bryan S. McClure,  
O. C. Richardson, sr.,  
Samuel Russell,  
Ben. J. Shaver,  
M. M. Sloss,  
A. H. Smith,  
George R. Snyder,  
Richard A. Spurr,  
John A. Steele,  
Green Sterrett,  
Robert Sterrett,  
Albert A. Stoll,
Mr. Grigsby, from the committee appointed to withdraw said bill from the Senate, reported that they had discharged that duty, and thereupon placed said bill in the custody of the Clerk.

Mr. LaRue then moved that the rules be suspended in order to take up the motion to reconsider the vote by which said bill was passed.

At 1:50 o'clock, P. M., Mr. Little moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned until 7½ o'clock, P. M.

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

On motion of Mr. Luttrell—
1. A bill to incorporate the Maysville Tobacco Works.

On motion of Mr. Shaver—
2. A bill to repeal the charter of Stroud City, in Muhlenburg county.

On motion of Mr. Owen—
3. A bill to relieve that portion of Henderson county north of Green river from road tax, and allow the citizens to work their own roads.

On motion of same—
4. A bill to amend the charter of Bluff City, in Henderson county.

On motion of same—
5. A bill to amend an act, entitled "An act to amend section 7, article 2, chapter 92, General Statutes."

On motion of Mr. Brinkley—
6. A bill to authorize Pulaski county court to agree upon a compensation to the sheriff or tax collector of said county for the years 1876 and 1877.

On motion of same—
7. A bill for the benefit of Samuel Tate, of Pulaski county.

On motion of Mr. Russell—
8. A bill for the benefit of the Louisville City Railway Company.

Ordered, That the Committee on Agriculture and Manufactures prepare and bring in the 1st; the Committee on Corporate Institu-
tions the 2d and 4th; the Committee on Internal Improvement the 3d; the Committee on General Statutes the 5th; the Committee on Propositions and Grievances the 6th; the Committee on Ways and Means the 7th, and the Committee on the Judiciary the 8th.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Botts, from the Committee on Circuit Courts—
A bill for the benefit of John S. Geiger, presiding county judge of Union county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the German Evangelical Zion's Church, of Owensboro.

By same—
A bill to incorporate the Mechanics' Savings Association.

By Mr. Nelson, from the Committee on County Courts—
A bill to regulate appeals from the Winchester police court in criminal and penal cases.

By Mr. Steele, from the Committee on Internal Improvement—
A bill to amend the charter of the Lexington and Georgetown Turnpike Road Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Gaines, from the Committee on Agriculture and Manufactures—
An act to incorporate the Kentucky Agricultural Company.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to amend, revive, and extend an act, entitled "An act to incorporate the city of Mayfield," approved March 25th, 1873.
By same—
An act to amend the charter of the Covington Transfer Company.
By Mr. Steele, from the Committee on Internal Improvement—
An act to amend the charter of the Covington and Taylor Mill Turnpike Road Company.
By Mr. LaRue, from the Committee on Corporate Institutions—
An act to incorporate the Grassy Flat Ditch Company, of Daviess county.
By same—
An act to amend an act, entitled “An act to reduce into one the several acts concerning the town of Lagrange,” approved February 25, 1869.
By Mr. Lee, from the Committee on Education—
An act for the benefit of the German American School Association, of Owensboro.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being 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 the House of Representatives, of the following titles, viz:
An act to repeal the charter of the town of Corydon, Henderson county, and reincorporate the same.
An act to amend the revenue laws and to re-enact certain sections of chapter 206, Session Acts of 1869, entitled “An act to amend the revenue laws,” approved March fifteenth, eighteen hundred and sixty-nine (1869).
An act for the benefit of Charles Wickliffe, late sheriff of Muhlenburg county.
An act in relation to the county levy of Union county.
An act for the benefit of S. S. Faris, former sheriff of Boone county.
An act for the benefit of Thomas Ballard, of Pulaski county.
An act for the relief of the sheriff of Ballard county.
An act for the benefit of the assessor and clerk of Gallatin county.
An act for the benefit of the sheriff of Allen county.
An act for the benefit of William Thomas, sheriff of Lee county.
An act for the benefit of G. W. Pickett, of Adair county.

An act to give the assessor further time to list the property in McLean county.

An act to amend the charter of the city of Louisville, and directory to the Board of Commissioners of Public Charities of said city.

An act to amend an act, entitled "An act to incorporate the Winchester, Colbyville, and Lexington Turnpike Road Company."

An act to increase the county levy of Boyle county.

An act to amend the charter of Owingsville, Bath county.

An act regulating the duties of trustees, &c., in certain cases.

An act to regulate the purchase or sale of scrap-iron, old metals, or second-hand furniture, in certain counties in this State.

An act to authorize the county court of Boone county to sell and convey the old jail lot.

An act to charter the Barren River Bridge Company.

An act to amend an act, entitled "An act to provide an additional voting precinct in Cumberland county," approved March 10, 1870.

An act to amend article 2, chapter 33, General Statutes, for the benefit of Metcalfe county.

An act for the benefit of George E. Johnston, sheriff of Taylor county.

With amendments to the last two named bills.

Which were concurred in.

A message was also received from the Senate, announcing that they had disagreed to a bill and a joint resolution, which originated in the House of Representatives, of the following titles, viz:—

An act to amend an act, entitled "An act to incorporate the Mt. Sterling Coal Road Company."

Resolution to provide for revision of the revenue laws.

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

1. An act to regulate the sale of spirituous liquors in the town of Watkinsville, or within two miles thereof.

2. An act incorporating the Supreme Lodge of the Knights of Honor.

3. An act to incorporate Melton Park, Kenton county.

4. An act to incorporate the Louisville Construction Company.

5. An act to authorize the levy and collection of a tax in Livingston county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Moral and Religious Institutions; the 2d, 3d, and 4th to the Committee on Corporate Institutions; and the 5th to the Committee on the Judiciary.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of John Boyd, sheriff of Lyon county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to change the time of electing trustees, &c., of the town of Barbourville;

An act to amend the charter of the town of Campbellsville;

An act to incorporate the town of Whitesburg, in Letcher county;

An act to amend an act to incorporate the Minett Orphan Asylum of the city of Louisville, approved April 21, 1873;

An act to incorporate Amenda Lodge, No. 21, Knights of Pythias;

An act to incorporate the Union Benevolent Association, of Versailles;

An act for the benefit of Polly Davis, administratrix of R. P. Davis, late surveyor of Breathitt county;

An act for the benefit of George W. Williams, of Christian county;

An act for the benefit of B. D. Nixon, jailer of Butler county;

An act for the benefit of Thomas J. Winfrey, of Russell county;

An act for the benefit of Felix Gibson, of Wayne county;

An act for the benefit of G. W. Whitesides, for taking care of pauper idiot;
An act for the benefit of S. H. Cassidy, of Crittenden county;
An act for the benefit of the administrator of J. L. Stubbs, late clerk of the Lyon county court;
An act to legalize the proceedings of the Christian county quarterly court, begun and held on the fourth Monday in January, 1876;
An act to authorize the voters of the city of Mayfield to vote upon the question of prohibiting the sale of spirituous liquors, &c., in said city;
An act to amend an act, entitled "An act to incorporate the New Castle and Carrollton Turnpike Road Company;"
An act concerning Mill creek and its tributaries, in Jefferson county;
An act to incorporate the Forest Retreat and Panther Creek Turnpike Road, in Nicholas county;
An act for the benefit of colored common schools in Trimble county;
An act to amend the charter of the South Carrollton Academy, Muhlenburg county;
An act to legalize the action of the board of trustees of Glasgow, in subscribing $1,000 to aid in building the Baptist Female College of Liberty Association of Kentucky, at Glasgow, and issuing a bond in payment of said subscription;
An act to authorize the Franklin county court to issue bonds for the aid of turnpike roads, and other purposes;
An act to amend an act to empower the county court of Franklin county to make subscription to the capital stock in turnpike roads in Franklin county, approved March 16th, 1869;
An act to incorporate the Farmers' Deposit Bank of Cynthiana;
An act to legalize certain orders and proceedings of the Larue county court;
An act for the benefit of school district No. 35, of Hickman county;
An act for the benefit of George T. Price, sheriff of Logan county;
An act to incorporate the Prentice Club of Louisville;
An act to amend an act incorporating the Odd Fellows' Mutual Life Assurance Association, of Louisville;
An act to incorporate the Green River Iron and Coal Company;
An act to legalize acts of the McCracken county judge, and to authorize him to sell real property purchased by the county;
An act to incorporate the Pendleton County Mutual Aid Association;
An act to empower the court of claims of Shelby county to levy an ad valorem tax, and to legalize the ad valorem levies of 1873 and 1874 and 1875;
An act to incorporate the Patrons' Co-operative Association, of Simpson county;
An act to repeal an act, entitled "An act to regulate the pay of the members of the court of claims of Todd county;"
An act to confer additional powers upon the county court of Barren county;
An act to change the time of holding the quarterly courts in Anderson county;
An act to repeal the several acts increasing the jurisdiction of quarterly and justices' courts in the county of Anderson;
An act to amend an act, entitled "An act to amend the charter of the Glasgow Railroad Company," approved 20th March, 1872;
An act for the benefit of George F. Greene, of Bath county;
An act regulating the rates of toll on the Paris and North Middletown Turnpike Road;
An act to amend an act, entitled "An act to incorporate the Louisville Orphans' Home Society;"
An act to revise and amend the charter of the city of Dayton, Campbell county;
An act to incorporate the Centennial Building and Savings Association, of Covington;
An act to incorporate the Bank of Woodford, at Versailles;
An act for the benefit of David Pryse, of Lee county;
An act for the benefit of William D. Berry, of Hickman county;
An act for the benefit of Hickman county;
An act to change the time of holding the February term of the Henderson quarterly court;
An act to consolidate the Louisville, Harrod's Creek and Westport Railway Company into the Louisville and Covington Railway Company;
An act for the benefit of W. D. Rucker, of Green county;
An act for the benefit of John E. Abbott, sheriff of Hart county, and to authorize the Auditor to settle with him, and credit him by certain sums on certain judgments;
An act for the benefit of Richard H. Collins;
An act for the benefit of W. P. Fox, jailer of Knox county;
An act for the benefit of C. K. Oldham, late sheriff of Madison county;
An act to regulate elections for directors and other officers of private corporations;
An act to guard against the abuses of the elective franchise by requiring a registration of voters in the city of Louisville;
An act to amend an act establishing a new charter for the city of Louisville, approved March 3, 1870;
An act giving the police judge of Paradise, Muhlenburg county, concurrent jurisdiction with justices of the peace;
An act to authorize the trustees of Brandenburg to sell and convey real estate lying in the corporate limits of said town;
An act to authorize the county court of Pulaski county to sell ground and purchase a new site for a jail;
An act to amend an act, entitled "An act to authorize the voters of the town of Clinton to vote upon the proposition as to whether ardent spirits shall be sold within the corporate limits of said town, and to prohibit the sale of the same," approved March 29, 1873;
Resolution in relation to Patterson's forms for county officers;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to amend section 1, article 2, chapter 94, General Statutes, entitled "Roads and Passways;"
An act to amend an act, entitled "An act to amend an act reducing into one the several acts in relation to the town of Taylorsville, Spencer county," approved February 21st, 1874;
An act to incorporate the Green River Female Seminary;
An act to extend the town limits of the town of Morgantown, Butler county;
An act to amend the charter of the Masonic Mutual Benefit Association, of Maysville;
An act to repeal the ninth section of an act to amend the charter of the city of Bowling Green, approved 23d day of February, 1874;
An act to amend the charter of the Midway and Elkhorn and Scott County and Elkhorn and Midway and Scott County Turnpike Road Companies;
An act to amend an act, entitled "An act to incorporate the Cleveland Orphan Institution," approved March 13, 1870;
An act to amend the charter of Kentucky Female Orphan School;
An act in relation to spirituous, vinous, and malt liquors in the
town of Foster, in Bracken county;
An act for the benefit of A. C. Thomas and Simon Humphreys,
sheriffs of Nelson county;
An act for the benefit of Thomas Shanks, sheriff of the county of
Jefferson;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Little, from the Committee on General Statutes, to whom
was referred a bill from the Senate, entitled
An act to amend an act, entitled "An act for the benefit of keepers
of licensed stud-horses, jacks, and bulls,"
Reported the same with an amendment.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as
aforesaid.
Mr. Duncan, from the Committee on Claims, to whom was referred
a bill from the Senate, entitled
An act for the benefit of H. S. Percival, sheriff of Kenton county,
Reported the same with an amendment.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
The question was then taken on the passage of said
bill, and it
was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz.:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William C. Allen, Marshall Baker,
William Berkele, James D. Black,
James B. Blue, William H. Botts,
Pat. Campion, John D. Gardner,
Robert E. Grinstead, Theodore F. Hallam,
Zach. T. Headly, Thomas J. Henry,
Thomas W. Henton, Allen C. Hagan,
W. G. Hunter, J. V. Owen,
J. V. Owen, James M. Payne,
Robert E. Grinstead, George W. Pickett,
Theodore F. Hallam, W. L. Pollard,
Zach. T. Headly, Jere. Poor,
Thomas J. Henry, John W. Powell,
Thomas W. Henton, John Preston,
Allen C. Hagan, J. N. Price,
W. G. Hunter, J. N. Price,
Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, John W. Powell
William C. Allen, John D. Gardner, John Preston
William Berkele, L. E. Green, J. N. Price
James D. Black, Robert E. Grinstead, David Pryse
James B. Blue, Theodore F. Hallam, O. C. Richardson, sr.
William H. Botts, Zach. T. Hentzey, Samuel Russell
Orlando C. Bowles, Thomas W. Hentzey, Thos. H. Shanks
H. H. Brinkley, W. G. Haurer, A. H. Smith
Tobias W. Burton, T. J. Jenkins, George R. Snyder
Pat. Campion, Wood M. Jones, Richard A. Spur
F. G. Cox, Wm. Kitchen, Wood J. Lee
K. R. Culbertson, Martin W. Larrue, L. J. Stephenson
S. P. Douthitt, Robert E. Little, Green Sterrett
P. H. Duncan, W. Jeff. Lee, Robert Sterrett

Those who voted in the negative, were—

Tobias W. Burton, Wood M. Jones, A. H. Smith—5
John M. Fish, O. C. Richardson, sr.,

Resolved, That the title of said bill be as aforesaid.

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Joel F. Reed, of Estill county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

WHEREAS, Joel F. Reed was sheriff of Estill county, in the years 1873 and 1874; and whereas, judgment was rendered against him and his sureties as such, in Franklin circuit court, in favor of the Commonwealth for revenue due from Estill county for said years; and whereas, interest was calculated, and judgment rendered against him for ten per cent., from first of June to first of April preceding said judgment, which interest amounted to three hundred and fifty-nine dollars and fifty-eight cents; and whereas, it is a hardship to require the payment of interest at ten per cent. per annum to be paid before the sheriff could have collected the taxes; for remedy whereof,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That said Joel F. Reed be, and he is hereby, released from the payment of interest on said judgment from first of June to first of April, and the Auditor of Public Accounts be, and he is hereby, directed to give said Joel F. Reed credit by said interest, amounting to three hundred and fifty-nine dollars and fifty-eight cents, before any balance which he, said Reed, and his sureties may yet owe on said judgment.

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

Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled

An act to repeal an act, entitled "An act to establish a criminal court in the eleventh judicial district," approved February 20, 1874, so far as the same applies to the county of Henry,

Reported the same with an amendment.

Mr. Hallam moved to recommit said bill, with leave to report at any time.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Bowles 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 the committee, and it was decided in the affirmative.

The question was then taken on ordering said bill to a third reading, and it was decided in the affirmative.

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

Mr. Speaker (Stone), J. H. Emerson, John B. Otten,
William C. Allen, W. H. Frederick, James M. Payne,
William Berkele, Joseph A. Gaines, W. L. Pollard,
James D. Black, George H. Gardner, John Preston,
James B. Blue, John D. Gardner, David Pryse,
William H. Botts, L. E. Green, O. C. Richardson, sr.,
Orlando C. Bowles, Robert E. Grinstead, Samuel Russell,
H. H. Brinkley, Zach. T. Heady, Thomas H. Shanks,
Tobias W. Burton, Thomas W. Henton, A. H. Smith,
E. A. Coffman, Richard P. Hocker, John A. Steele,
G. W. Craddock, W. G. Hunter, L. J. Stephenson,
K. R. Culbertson, Wood M. Jones, Green Sterrett,
S. P. Douthitt, Wm. Kitchen, Robert Sterrett,
Thomas J. Drury, Lucien S. Luttrell, E. B. Treadway,

Those who voted in the negative, were—

Pat. Campion, Theodore F. Hallam, Martin W. LaRue,
P. H. Duncan, T. J. Jenkins, J. N. Price—7,
John M. Fish,

Mr. Bowles moved the previous question.

And the question being taken, "Shall the main question be now
put?" it was decided in the affirmative.

The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,

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

Mr. Gaines, from the Committee on Agriculture and Manufactures,
to whom was referred a bill from the Senate, entitled
An act to protect game and small birds, and to punish trespass,
Reported the same with an amendment thereto.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, That it shall be unlawful for any person within this State to catch,
kill, or pursue with such intent, any buck, doe, or fawn, or have the same
in possession after it has been caught or killed, between the first day of
March and the first day of September of each year, under a penalty of
twenty dollars for each offense.

§ 2. That no person shall catch, kill, or pursue with such intent, or have
the same in possession after it has been caught or killed, any black, gray,
or fox squirrel between the first day of February and the fifteenth day of
June in each year, under a penalty of three dollars for each offense.

§ 3. That no person shall catch, kill, or pursue with such intent, or have
the same in possession after it has been caught or killed, any hare or rab-
bbit, between the first day of February and the twentieth day of October
in each year, under a penalty of three dollars for each offense.
§ 4. That no person shall catch or kill, or pursue with such intent, or have the same in possession after it has been killed or caught, any wild goose, wood duck, teal, or other wild duck, between the first day of May and the first day of September in each year, under a penalty of three dollars for each offense.

§ 5. That no person shall catch, kill, or pursue with such intent, or have the same in possession after it has been caught or killed, any wild turkey, between the first day of February and the first day of September in each year, under a penalty of five dollars for each offense.

§ 6. That no person shall catch, kill, or pursue with such intent, or have the same in possession after it has been caught or killed, any woodcock, between the first day of February and the fifteenth day of August in each year, under a penalty of three dollars for each offense.

§ 7. That no person shall catch, kill, or pursue with such intent, or have the same in possession after it has been caught or killed, any quail, partridge, or pheasant, between the first day of February and the twentieth day of October in each year, under a penalty of three dollars for each offense.

§ 8. That no person shall catch, kill, or pursue with such intent, or have in possession after the same has been caught or killed, any dove, between the first day of February and the first day of August in each year, under a penalty of three dollars for each offense.

§ 9. That no person shall at any time catch, kill, or pursue with such intent, or have in possession after the same has been caught or killed, any night-hawk, whippoorwill, sparrow, thrush, lark, finch, martin, swallow, woodpecker, flicker, robin, oriole, red-bird, cedar bird, tanager, cat-bird, blue-bird, or other song or insectivorous bird, except where the same shall be destructive to the fruit or grain crops, under a penalty of three dollars for each offense.

§ 10. That no person shall rob or destroy the nests or eggs of any wild bird whatsoever, save only those of a predatory nature and destructive of game or insectivorous birds, under a penalty of five dollars for each offense.

§ 11. That the possession of any of the animals or birds intended to be protected by this act, within the periods for which their killing or pursuit is hereby prohibited, shall be prima facie evidence that the said animal or bird was unlawfully caught or killed, and the possession thereof unlawful.

§ 12. That any person exposing for sale any of the animals or birds intended to be protected by this act, within the periods for which the taking or killing thereof is hereby prohibited, shall, for each animal or bird so exposed for sale, be subject to the same penalty, as herein provided for the unlawful killing or taking of such animal or bird.

§ 13. That the unlawful killing, catching, or possession of each and every one of the animals or birds intended to be protected by this act, shall constitute a separate and distinct offense, and shall be punishable accordingly; and two or more offenses may be joined in the same warrant or indictment therefor; and the person so offending, if convicted, shall be fined for each offense.

§ 14. That no person shall at any time kill or take any of the animals or birds intended to be protected by this act, by means of any trap, snare, net, or other like device, under a penalty of three dollars for each animal or bird so trapped, snared, or taken.

§ 15. Any person who shall knowingly trespass upon the lands of another for the purpose of shooting, hunting, or fishing therein, after public notice by the owner or occupant of such lands, as provided for in the succeeding
section shall be liable to such owner or occupant in exemplary damages to an amount not exceeding $25, besides all actual damage said owner or occupant may suffer by reason of such trespass; and presence on the lands of another with dogs or implements of hunting or fishing, shall be presumptive evidence of the purpose of the trespass.

§ 16. The notice referred to in the preceding section shall be given by erecting and maintaining sign-boards at least one foot square in at least two conspicuous places on each side of the premises intended to be protected, such sign-boards to have thereon the word "Posted" and the name of the owner or occupant of the lands; and any person who shall tear down, or otherwise destroy or deface any such sign-board, shall be punishable by fine of not less than five nor more than twenty-five dollars.

§ 17. All actions for the recovery of the penalties prescribed in this act shall be in the name of the Commonwealth, and all county judges, justices of the peace, and police or other magistrates, are hereby invested with jurisdiction to try and dispose of all and any of the offenses against the provisions of this act occurring within their respective counties: Provided, That wherever a number of offenses shall be charged in the same warrant, the penalties for which, as prescribed by this act, shall exceed in amount the jurisdiction of the county judge, justice, or magistrate, it shall be the duty of such county judge, justice, or magistrate to hold the person charged with such offenses to bail unto the next term of the circuit court to be held in said county.

§ 18. That any county judge, justice of the peace, or police or other magistrate, upon receiving sufficient proof, by affidavit, that any of the provisions of this act have been violated by any person being temporarily within his jurisdiction, but not residing therein permanently, or by any person whose name or residence is unknown, is hereby authorized and required to issue his warrant for the arrest of such person, and cause him to be held to bail to answer the charge against him; and any such justice or magistrate, upon receiving proof or having reasonable grounds to believe that any game mentioned in this act is concealed during any of the periods for which the possession hereof is prohibited, shall issue his search warrant, and cause search to be made in any house, market, boat, box, package, car, or other place, and shall cause the arrest for trial of any person in whose possession such game is found.

§ 19. That it shall be the duty of the several mayors of the several cities and towns within this Commonwealth, to require their respective police or constabulary force, and it is hereby made their duty, as it is hereby made the duty of all market-masters or clerks of markets of any cities or towns, to diligently search out and arrest, as for a misdemeanor, all persons violating the provisions of this act by having any game mentioned herein unlawfully in their possession, or offering the same for sale during any of the periods during which the killing of such game is prohibited; and any officer whose duty it shall be to enforce the provisions of this act, who shall fail or refuse, upon sufficient information, to discharge the duties imposed upon him by this act, shall be held guilty of misfeasance in office, and shall, on conviction therefor in the circuit court having jurisdiction, be punished by fine not less than twenty nor more than fifty dollars for each offense.

§ 20. Any person convicted of a violation of the provisions of this act, failing to pay the penalty or penalties prescribed herein, together with the costs of prosecution, shall be imprisoned at hard labor in the county jail for a period of not less than one day for each two of the penalties imposed.

§ 21. This act shall take effect twenty days after its passage.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Little moved to amend said bill by striking out the Fourth Senatorial District.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Treadway moved to amend said bill by striking out the Thirty-fourth Senatorial District.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Jenkins moved to amend said bill by excepting the county of Owen from the provisions of said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. LaRue moved to amend said bill by excepting the First and Second Wards of the city of Louisville from the provisions of the bill.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Mr. David Pryse moved to amend said bill by excepting from its provisions the counties of Estill and Lee.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. McClure moved to amend said bill by excepting from its provisions the county of Casey.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Kitchen moved to amend said bill by excepting from its provisions the Thirty-second Senatorial District.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Campion moved to amend said bill by striking out the Thirty-sixth Senatorial District, and insert the county of Jefferson, outside of the city of Louisville.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Spurr 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 read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being 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 concurred in a joint resolution, which originated in the House of Representatives, entitled

Resolution in relation to expired lottery franchises.

Leave of absence, indefinitely, was granted Mr. Otten.

And then the House adjourned.

SATURDAY, MARCH 4, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to authorize the Congregation Adas Israel, of the city of Louisville, to issue mortgage bonds.

An act to amend the charter of the Congregation of Adas Israel.

That they had passed bills of the following titles, viz:

An act for the benefit of H. O. Merriman and others.

An act to amend the charter of the Louisville and Nashville Railroad Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being 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 of the following titles, viz:
1. An act to incorporate the Eden Turnpike Road Company.
2. An act to incorporate the Princeton Bank.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered. That said bills be referred—the 1st to the Committee on Internal Improvement, and the 2d to the Committee on Banks.

A message was also received from the Senate, announcing that they had concurred in an amendment of this House to a bill, which originated in the Senate, entitled An act to repeal an act, entitled “An act to establish a criminal court in the eleventh judicial district,” approved February 20th, 1874, so far as the same applies to the county of Henry.

That they asked to withdraw from this House a bill that originated in the House of Representatives, entitled An act to empower John D. Mourning, judge of the Adair county court, to appoint a clerk of his court.

Which bill was delivered to the Clerk of the Senate.

Ordered, That Mr. Hunter be appointed a committee, to act with a similar committee from the Senate, to withdraw from the Governor an enrolled bill, which originated in the House of Representatives, entitled An act to incorporate the Kentucky Oil, Pipe, Mining, and Transportation Company.

Leave of absence, indefinitely, was granted Messrs. Robert Sterrett, Poor, Richard P. Stoll, and George H. Gardner.

Mr. Botts, from the Committee on Circuit Courts, to whom the same had been referred, reported bills, which originated in the Senate, of the following titles, viz:

An act directing and authorizing the clerk of the Daviess circuit court to docket common law causes and criminal and penal causes pending, or which shall hereafter be pending, in the Daviess circuit court.

An act to amend an act, entitled “An act to change the time of holding the circuit, criminal, and chancery courts of the 12th judicial district,” approved 16th April, 1873.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to amend section 5, article 4, chapter 7, General Statutes.

A bill to amend an act, entitled "An act to establish a criminal court in the 6th judicial district and Hardin county," approved 23d February, 1876, and to add Taylor county to said criminal court judicial district.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Merrill Hardin, of Garrard county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, William A. Moore,
William C. Allen, L. E. Green, Robert W. Nelson,
Marshall Baker, Robert E. Grinstead, Samuel R. Overstreet,

101st R.
Resolved, That the title of said bill be as aforesaid.

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 is hereby, directed to draw his warrant on the Treasurer in favor of Merrill Hardin, for the sum of thirteen hundred and three dollars and sixty-seven cents, payable out of any funds in the Treasury not otherwise appropriated, as payment of the interest on four thousand and eighty-four dollars and fifty-six cents, at the rate of six per cent. per annum; which sum was by error paid into the Treasury by said Hardin, on the 26th day of November, 1866, and refunded to him on the 21st day of March, 1872.

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

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to protect the interests of the Commonwealth in certain cases," approved February 24, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

The following petitions were presented, viz:

By Mr. Hume—

1. The petition of sundry citizens of Anderson county, praying the passage of an act prohibiting the sale of spirituous liquors within two miles of Shiloh Church, in Anderson county.

By Mr. Owen—

2. The petition of sundry citizens of that portion of Henderson county between Green and Ohio rivers, praying the passage of an act relieving that portion of said county from the operation of the present road laws.

Which were received, the reading dispensed with, and referred—the 1st to the Committee on Moral and Religious Institutions, and the 2d to the Committee on Internal Improvement.
Mr. Botts, from the Committee on Circuit Courts, to whom was referred a bill from the Senate, entitled
An act to establish the seventeenth circuit court judicial district,
Reported the same without amendment.
Mr. Hume moved to amend said bill by striking out "Anderson county."

Mr. Feland 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. Hume, and it was decided in the negative.

Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, James M. Payne,
Marshall Baker, Theodore F. Hallam, George W. Pickett,
William H. Botts, Zach. T. Heady, W. L. Pollard,
James H. Bowden, Thomas J. Henry, John Preston,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
Tobias W. Burton, Allen C. Hagan, C. W. Robbins,
Pat. Campion, Richard P. Hocker, Samuel Russell,
E. A. Coffinan, W. G. Hunter, Ben. J. Shaver,
F. G. Cox, Wm. Kitchen, M. M. Sloss,
G. W. Craddock, Wood M. Jones, George R. Snyder,
K. R. Culbertson, Martin W. LaRue, John A. Steele,
S. P. Douthitt, W. Jeff. Lee, Green Sterrett,
W. J. Edrington, Robert E. Little, Robert Sterrett,
J. H. Emerson, G. C. Lockhart, Albert A. Stoll,
John Feland, Lucien S. Luttrell, W. J. Taylor,
L. J. Frazee, jr., Matt. McKinney, G. W. Winns,

Those who voted in the negative, were—

William Berkele, Robert E. Grinstead, David Pryse,
James D. Black, E. E. Hume, O. C. Richardson, sr.,
James B. Blue, Bryan S. McClure, A. H. Smith,
H. H. Brinkley, William E. Minor, D. B. Smith,
P. H. Duncan, William A. Moore, Richard A. Spurr,
Joseph A. Gaines, John W. Powell,

Resolved, That the title of said bill be as aforesaid.
Mr. Henton moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Botts, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill in regard to the sheriffs' bonds for the collection of the revenue of 1876.

The further consideration of which was cut off by the orders of day.

Mr. Heady moved to reconsider the vote by which this House passed a bill, entitled

An act to amend an act, entitled "An act to establish a criminal court in the sixth judicial district and Hardin county," approved February 23, 1876, and to add Taylor county to said criminal court judicial district.

On motion, a bill, entitled

A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State,

Was made the first business in the orders of the day on Wednesday, the 8th inst.

On motion, a bill, entitled

A bill to improve the navigation of Tradewater river,

Was made the first business in the orders of the day on Thursday, the 9th inst.

Mr. Preston moved to reconsider the vote by which this House passed a bill, entitled

An act to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State.

Mr. Bowden moved to reconsider the vote by which this House rejected a bill, entitled

A bill for the benefit of W. L. Garth, late sheriff of Christian county.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

- An act concerning administrators and executors;
An act to amend the charter of the town of Franklin, approved December 18th, 1867;
An act to incorporate Olive Lodge, No. 24, Knights of Pythias, Carrollton;
An act to incorporate the Fifth Presbyterian Church, Louisville;
An act to charter the Southern Kentucky Orphan Asylum;
An act for the benefit of John W. Mills, of Adair county;
An act to amend an act, entitled "An act to prohibit the sale of spirituous liquors in the town of Caverna," approved February 27, 1873;
An act for the benefit of Elias Dorsey's estate;
An act to change the boundary line of magisterial districts Nos. 2 and 3, in Kenton county;
An act for the benefit of school district No. 42, Muhlenburg county;
An act for the benefit of Hart county;
An act for the benefit of sundry common school districts of Pulaski county;
An act to amend the several acts in relation to the town of Winchester;
An act to amend the charter of Bardstown, regulating the fees of the police judge of said town;
An act changing the boundary of the town of Georgetown, Scott county;
An act to incorporate the Kentucky Grangers' Mutual Benefit Society;
An act to incorporate the Alexandria and Persimmon Grove Turnpike Company, of Campbell county;
An act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington;
An act to protect sheep in Kenton county;
An act to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company;
An act to authorize the county court of Pulaski county to issue bonds to build a jail;
An act to incorporate the Mattie Hays Boat Club, of Louisville;
An act to incorporate the Odd Fellows' Funeral Aid Association, of Maysville;
An act to incorporate the Baptist Church of New Liberty, Owen county;
An act to authorize the Martin county court to issue bonds for the purpose of erecting and repairing public buildings in said county, and providing for the payment of the same;

An act to fix the time of holding the quarterly courts in Muhlenburg county;

An act legalizing a vote taken by the voters of Falmouth, in Pendleton county, on the 13th day of February, 1875, authorizing the board of trustees of said town guaranteeing the payment of interest on seventy-five thousand dollars bonds issued by the Covington Flemingsburg, and Pound Gap Railroad Company;

An act to amend an act approved March 14th, 1871, entitled "An act to incorporate the Iron Works Turnpike Road Company;"

An act to authorize the board of council of Franklin to issue bonds, and provide for the payment of the same;

An act for the benefit of the assessor of Fulton county;

An act to incorporate the State Bank of Louisville;

An act for the benefit of the Headquarters and Steele's Run Turnpike Road Company;

An act to amend the charter of the Kenton Station Turnpike Road Company, in Mason county;

An act to create an additional voting place in the fifth magisterial district of Kenton county;

An act to incorporate Gray Lodge of the Independent Sons of Honor;

An act to incorporate Owen Lodge, No. 85, I. O. O. F.;

An act legalizing an order of the Martin county court of claims, and authorizing said court to levy an ad valorem tax on said county;

An act to amend an act, entitled "An act to incorporate the Shelbyville and Bardstown Turnpike Company;"

An act for the benefit of R. L. McElroy, late trustee of school district No. 16, of Marion county;

An act to incorporate the town of Skilesville, in Muhlenburg county;

An act to amend the charter of Caseyville;

An act to incorporate the town of Shiloh, in Calloway county;

An act to incorporate the Antioch and Hustonville Turnpike Road Company;

An act repealing third section of an act, entitled "An act creating the office of the town marshal of Independence, in Kenton county, and concerning the police laws of said town;"
An act to amend the charter of the town of Caseyville, Union county;
An act for the benefit of the Bloomfield and Springfield Turnpike Road Company;
An act for the benefit of the sheriff of Warren county;
Also enrolled bills and a resolution, which originated in the Senate, of the following titles, viz:
An act to protect sheep and dogs in the counties of Ballard, Henry, and other counties;
An act to incorporate the Three Forks of Crassy Creek, Knoxville and Dry Ridge Turnpike Road Company, in Pendleton and Grant counties;
An act for the benefit of the sureties of A. C. Bowman, late sheriff of Breathitt county;
An act to incorporate the Louisville Bank of Commerce;
An act to incorporate the Farmers and Traders' Bank;
An act to exempt certain benevolent and charitable associations from the operation of the general life insurance laws of this Commonwealth;
An act to tax public exhibitions in the town of Ashland for the benefit of the common schools of the town;
An act to amend the charter of the town of Berlin, approved March 15, 1869, in Bracken county;
An act for the benefit of Jane Thompson, of Boyd county;
An act for the benefit of D. F. Smith, of Warren county;
An act for the benefit of Alexander Deaton, former sheriff of Breathitt county;
An act to amend the charter and reduce into one the several acts concerning the town of Sharpsburg, Bath county;
An act for the benefit of John M. Curry, ex-sheriff of Pendleton county;
An act to repeal an act, entitled "An act to establish a criminal court in the eleventh judicial district," approved February 25th, 1874, so far as the same applies to the county of Henry;
Resolution authorizing the appointment of a joint committee to take into consideration all matters relative to the registration of births, deaths, and marriages;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
The House then took up from the orders of the day a motion made by Mr. Wood to reconsider the vote by which this House rejected a bill, entitled

A bill to define when witnesses in felony cases are to be paid a fee by the Commonwealth.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That no witness in any felony case shall be paid a fee by the Commonwealth, unless such witness shall, at the time he is called in court to testify, reside more than three miles from the place where the court is then held.

§ 2. All laws in conflict with this act are hereby repealed.

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

Mr. Grinstead's amendment reads as follows, viz:

That no grand or petit juror shall receive any fees as witness in any case pending in court at the term for which he is juror.

Mr. Little's amendment reads as follows, viz:

No policeman, marshal, or sheriff of this Commonwealth shall be paid anything out of the State Treasury for attending any court in the county in which he resides as a witness in a criminal prosecution.

Mr. Lockhart's substitute reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That no witness in any felony case shall be paid a fee by the Commonwealth, unless said witness shall be summoned to, and shall testify in another county than that in which he resides.

§ 2. All laws and parts of laws in conflict with this act are hereby repealed.

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

Mr. Black moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of the motion to reconsider as made by Mr. Wood, and it was decided in the affirmative.

Mr. Russell moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Feland offered the following amendment to the substitute, viz:

That witnesses in felony cases shall receive no compensation from the court for their attendance on court, except mileage, at the rate of five cents per mile for each mile which they have to travel, in going to and from the court each day of his attendance, nor shall they have mileage in cases where they are required to attend court on other business, or in more than one case on any one day.
Mr. Hallam moved to lay said bill, amendments, and substitute on the table.

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. Hallam and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, James W. Henton, James M. Payne,
James D. Black, Robert E. Little, Thomas H. Shanks,
John M. Fish, G. C. Lockhart, John A. Steele,
Robert E. Grinstead, Lucien S. Luttrell, L. J. Stephenson,
Theodore F. Hallam, William F. Minor, Robert Sterrett,

Those who voted in the negative, were—

Mr. Speaker (Stone), L. E. Green, W. L. Pollard,
William Berklele, Zach. T. Heady, John W. Powell,
James B. Blue, Allen C. Hagan, John Preston,
William H. Botts, Richard P. Hocker, J. N. Price,
James H. Bowden, E. E. Hume, David Pryse,
Orlando C. Bowles, W. G. Hunter, O. C. Richardson, sr.,
H. H. Brinkley, T. J. Jenkins, C. W. Robbins,
Tobias W. Burton, Wood M. Jones, Samuel Russell,
E. A. Coffman, John Watts Kearny, Ben. J. Shaver,
F. G. Cox, Wm. Kitchen, M. M. Sloss,
G. W. Craddock, W. Jeff. Lee, A. H. Smith,
S. P. Douthitt, Bryan S. McClure, D. B. Smith,
Thomas J. Drury, Matt. McKinney, George R. Snyder,
W. J. Edrington, William A. Moore, Green Sterrett,
James Farmer, Samuel R. Overstreet, Albert A. Stoll,
John Feland, J. V. Owen, G. W. Wins,52.
Joseph A. Gaines, George W. Pickett, Charles H. Wood—52.

Mr. Feland 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 as offered by Mr. Feland, and it was decided in the negative.

The question was then taken on ordering said bill to a third reading, and it was decided in the affirmative.

Mr. Henry moved to lay said bill, amendments, and substitute on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Lockhart 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 passage of said bill, as amended by the substitute, and it was decided in the negative.

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

Those who voted in the affirmative, were—

William Berkele, Zach. T. Hendy, David Pryse,
William H. Botts, E. E. Hume, O. C. Richardson, sr.,
James H. Bowden, W. G. Hunter, C. W. Robbins,
Tobias W. Burton, John Watts Kearny, Samuel Russell,
F. G. Cox, W. Jeff. Lee, M. M. Sloss,
G. W. Craddock, G. C. Lockhart, A. H. Smith,
Thomas J. Drury, W. L. Pollard, George R. Snyder,
W. J. Edrington, John W. Powell, Green Sterrett,
L. E. Green,

Those who voted in the negative, were—

Mr. Speaker (Stone), Allen C. Hagan, Samuel R. Overstreet,
Marshall Baker, Richard P. Hocker, James M. Payne,
James D. Black, Wood M. Jones, George W. Pickett,
H. H. Brinkley, Wm. Kitchen, John Preston,
J. H. Emerson, Martin W. LaRue, Thomas H. Shanks,
James Farmer, Robert E. Little, Ben. J. Shaver,
John Feland, Lucien S. Luttrell, John A. Steele,
John M. Fish, Bryan S. McClure, L. J. Stephenson,
John D. Gardner, William E. Minor, Albert A. Stoll,
Robert E. Grinstead, William A. Moore, E. B. Treadway,
Theodore F. Hallam, Robert W. Nelson, G. W. Winns—34.
Thomas J. Henry,

And so said bill was rejected.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of W. D. Rucker, of Green county.
An act to incorporate the Centennial Building and Savings Association, of Covington.
An act to authorize the Franklin county court to issue bonds for the aid of turnpike roads, and other purposes.
An act for the benefit of the administrator of J. L. Stubbs, late clerk of the Lyon county court.
An act to regulate elections for directors and other officers of private corporations.
An act to amend the charter of the South Carrollton Academy, Muhlenburg county.

An act for the benefit of George T. Price, sheriff of Logan county.

An act regulating the rates of toll on the Paris and North Middle-town Turnpike Road.

An act to amend the charter of the town of Campbellsville.

An act to legalize certain orders and proceedings of the Larue county court.

An act to change the time of electing trustees, &c., of the town of Barbourville.

An act for the benefit of B. D. Nixon, jailer of Butler county.

An act for the benefit of George F. Greene, of Bath county.

An act for the benefit of S. H. Cassidy, of Crittenden county.

An act to incorporate the Patrons’ Co-operative Association, of Simpson county.

An act to amend an act to incorporate the Minett Orphan Asylum of the city of Louisville, approved April 21, 1873.

An act to incorporate the Pendleton County Mutual Aid Association.

An act to amend an act, entitled “An act to incorporate the Louisville Orphans’ Home Society.”

An act to authorize the voters of the city of Mayfield to vote upon the question of prohibiting the sale of spirituous liquors, &c., in said city.

An act for the benefit of colored common schools in Trimble county.

An act to incorporate the Green River Iron and Coal Company.

An act to incorporate the Union Benevolent Association of Versailles.

An act to incorporate the Forest Retreat and Panther Creek Turnpike Road, in Nicholas county.

An act to authorize McCracken county to levy a tax for county expenses.

An act to incorporate the Bank of Woodford, at Versailles.

An act to amend an act establishing a new charter for the city of Louisville, approved March 3, 1870.

An act to amend an act incorporating the Odd Fellows’ Mutual Life Assurance Association, of Louisville.

An act giving the police judge of Paradise, Muhlenburg county, concurrent jurisdiction with justices of the peace.
An act to repeal an act, entitled "An act to regulate the pay of the members of the court of claims of Todd county."

An act for the benefit of Felix Gibson, of Wayne county.

An act for the benefit of Polly Davis, administratrix of R. P. Davis, late surveyor of Breathitt county.

An act to change the time of holding the February term of the Henderson quarterly court.

An act for the benefit of W. P. Fox, jailer of Knox county.

An act to repeal the several acts increasing the jurisdiction of quarterly and justices' courts in the county of Anderson.

An act for the benefit of Richard H. Collins.

An act to consolidate the Louisville, Harrod's Creek and Westport Railway Company into the Louisville and Covington Railway Company.

An act to amend an act, entitled "An act to amend the charter of the Glasgow Railroad Company," approved 20th March, 1872.

An act for the benefit of John E. Abbott, sheriff of Hart county, and to authorize the Auditor to settle with him, and credit him by certain sums on certain judgments.

An act to legalize the action of the board of trustees of Glasgow, in subscribing $1,000 to aid in building the Baptist Female College of Liberty Association of Kentucky, at Glasgow, and issuing a bond in payment of said subscription.

An act to confer additional powers upon the county court of Barren county.

An act to legalize acts of the McCracken county judge, and to authorize him to sell real property purchased by the county.

An act to incorporate the Prentice Club of Louisville.

An act for the benefit of G. W. Whitesides, for taking care of pauper idiot.

An act to amend an act, entitled "An act to incorporate the New Castle and Carrollton Turnpike Road Company."

An act for the benefit of school district No. 35, of Hickman county.

An act for the benefit of Thomas J. Winfrey, of Russell county.

An act to change the time of holding the quarterly courts in Anderson county.

An act for the benefit of George W. Williams, of Christian county.

An act to incorporate Amenda Lodge, No. 21, Knights of Pythias.

An act for the benefit of William D. Berry, of Hickman county.
An act to legalize the proceedings of the Christian county quarterly court, begun and held on the fourth Monday in January, 1876.

An act to empower the court of claims of Shelby county to levy an ad valorem tax, and to legalize the ad valorem levies of 1873 and 1874 and 1875.

An act for the benefit of David Pryse, of Lee county.

An act to amend an act to empower the county court of Franklin county to make subscription to the capital stock in turnpike roads in Franklin county, approved March 16th, 1869.

An act for the benefit of Hickman county.

An act to authorize the trustees of Brandenburg to sell and convey real estate lying in the corporate limits of said town.

An act to amend an act, entitled "An act to authorize the voters of the town of Clinton to vote upon the proposition as to whether ardent spirits shall be sold within the corporate limits of said town, and to prohibit the sale of the same," approved March 29, 1873.

Resolution in relation to Patterson's forms for county officers.

And then the House adjourned.

MONDAY, MARCH 6, 1876.

Mr. D. B. Smith 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 Monday, the 13th inst., it shall adjourn sine die.

Leave of absence, indefinitely, was granted Messrs. Blue and Winns.

Mr. Preston, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to prevent the destruction by cattle or other stock of willows and small trees growing and being planted on the banks of the Ohio river in Trimble and Oldham counties, and part of Carroll county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Petersburg and Burlington Turnpike Road Company.

An act for the employment of teams on the public roads of Carroll county.

An act to establish a normal school at Glasgow, in Barren county.

An act to create the office of county treasurer of Barren county.

An act to incorporate the Fox Creek and Washington County Turnpike Company.

An act to incorporate the Lawrenceburg and Camdenville Branch Road Turnpike Company, in Anderson county.

An act to amend an act, entitled "An act to amend an act, entitled 'An act to amend and reduce into one the several acts in relation to the town of Greenupburg.'"

An act to amend an act, entitled "An act to incorporate the town of Weston, in Crittenden county."

An act to provide for adjusting conflicting titles to Mineral Spring, in Boone county.

An act to incorporate the Court Street Baptist Church, Bowling Green.

An act to amend the charter of the Athens and Walnut Hill Turnpike Company.

An act to establish a common school district at Glasgow Junction, in Barren county.

And that they had passed bills of the following titles, viz:

1. An act to charter the Plum Branch and Bald Knob Turnpike Road Company.
2. An act to amend section 52, article 2, chapter 39, General Statutes.

3. An act to amend an act, entitled "An act to incorporate the Carlisle Cemetery Company," approved February 14th, 1861.

4. An act to incorporate the Licking Bridge and Junction Turnpike Company.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 4th to the Committee on Internal Improvement; the 2d to the Committee on General Statutes, and the 3d to the Committee on Charitable Institutions.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of Thomas Shanks, sheriff of the county of Jefferson.

An act in relation to the sale of spirituous, vinous, and malt liquors in the town of Foster, in Bracken county.

An act to amend the charter of the Masonic Mutual Benefit Association, of Maysville.

An act for the benefit of A. C. Thomas and Simon Humphreys, sheriffs of Nelson county.

An act to amend the charter of Kentucky Female Orphan School.

An act to amend the charter of the Midway and Elkhorn and Scott County and Elkhorn and Midway and Scott County Turnpike Road Companies.

An act to amend section 1, article 2, chapter 94, General Statutes, entitled "Roads and Passways."

An act for the benefit of John M. Curry, ex-sheriff of Pendleton county.

Mr. Grinstead, from the Committee on County Courts, to whom was referred a bill from the Senate, entitled

An act to authorize the jailer of Mason county to appoint an assistant.

Reported the same without amendment.

Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend section 12, chapter 67, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Albert A. Stoll moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of delinquent tax-payers.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Albert A. Stoll moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to impel the jailers of the Commonwealth of Kentucky to faithfully perform their duties.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Grinstead moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.
Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to regulate the presentation to and allowance of claims by the court of claims in the various counties of this Commonwealth.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Albert A. Stoll moved to lay said bill on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
And so said bill was rejected.
Mr. Campion, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend section 4, article 2, chapter 92, General Statutes.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Frazee moved to lay said bill on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
And so said bill was rejected.
Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend chapter 29, article 11, of the General Statutes.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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 following petition was presented, viz:
By Mr. Botts—
The petition of sundry citizens of Butler county, asking the repeal
of a portion of section 15, article 2, chapter 92, of the General Statutes.

Which was received, the reading dispensed with, and referred to the Committee on General Statutes.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of B. T. Morris, of Carter county;
An act to fix the tax on real and personal estate at forty cents on the one hundred dollars in value thereof;
An act for the benefit of W. F. Austin, committee for W. P. Austin, a pauper idiot of Boone county;
An act to regulate the purchase or sale of scrap-iron, old metals, or second-hand furniture, in certain counties in this State;
An act for the benefit of Thomas Ballard, of Pulaski county;
An act to incorporate the New Providence and Western Turnpike Road Company;
An act for the benefit of common school district No. 8, of Powell county;
An act for the benefit of Geo. W. Murphy, of Hopkins county;
An act to incorporate the Union Library Association of the town of Union, Boone county;
An act to authorize the President and Faculty of Cottage Home College to confer learned degrees;
An act to make additional provision for the education of the colored children in the city of Covington;
An act for the benefit of the common schools in Barren county;
An act to incorporate the Breckinridge Literary and Library Association, of Owingsville, Bath county;
An act to repeal an act, entitled "An act to print sheriffs and master commissioner's advertisements of land sales in Carroll county in paper printed in said county;"
An act for the benefit of the assessor and clerk of Gallatin county;
An act for the benefit of Jane A. Phillips, of Jefferson county;
An act to amend section 10, article 2, chapter 27, General Statutes;
An act to amend the charter of the town of Adairville, in Logan county;
An act to authorize the judge of the Mason quarterly court to appoint the clerk of said court;
An act to give the assessor further time to list the property in McLean county;
An act to regulate tolls on turnpike roads in Owen county;
An act for the benefit of G. W. Pickett, of Adair county;
An act to amend the charter of the town of Glenville, in Adair county, approved March 25, 1872;
An act for the benefit of the common school commissioner of Hopkins county;
An act to continue in force an act, entitled "An act authorizing the county court of Washington county to increase the county levy," approved January 22, 1874;
An act to repeal an act, entitled "An act to print sheriff and master commissioner's advertisements of land sales in Owen county in the paper printed in said county;"
An act to incorporate the Flemingsburg Railway Company;
An act for the benefit of common school district No. 28, of McCallie county;
An act for the benefit of the common schools in Grayson county;
An act for the benefit of James A. Howell, committee for James Shoemaker, an adjudged pauper idiot;
An act to amend an act, entitled "An act to incorporate the Stony Point and Seamand's Mills Turnpike Road Company, of Bourbon county;"
An act in aid of common school districts Nos. 62 and 67, Hopkins county;
An act for the benefit of school district No. 34, in Taylor county;
An act to authorize the Congregation Adas Israel, of the city of Louisville, to issue mortgage bonds;
An act for the benefit of common school district No. 30, in McLean county;
An act for the benefit of John H. McHargue;
An act to authorize the sale of the property in Barbourville, known as the Baptist Church and school property;
An act to define the jurisdiction of the police judge of the town of Cromwell, Ohio county;
An act for the benefit of the town of Westport, Oldham county;
An act to legalize certain acts of the Boone county court;
An act authorizing the appointment of commissioners to ascertain and mark the line between the counties of Fayette and Scott;
An act for the benefit of the clerks of the Union and Crittenden circuit courts;
An act for the benefit of common school district No. 22, Webster county;
An act for the benefit of common school district No. 21, of Bourbon county;
An act to regulate the sale of leaf tobacco in this Commonwealth by warehousemen and commission merchants and tobacco dealers on commission;
An act, entitled “An act to amend the road law of Boone county;”
An act to prevent stock from running at large in the counties of Bracken, Pendleton, Grant, and Harrison;
An act to incorporate the Traders' Deposit Bank, of Mt. Sterling;
An act to authorize the county court of Webster county to issue bonds, and to levy a tax to pay the same;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to change the time of holding the Letcher quarterly court;
An act to prevent trespass in Christian county;
An act in relation to official sales in the county of Bracken;
An act to amend an act, entitled “An act to incorporate Confederate City, in Rowan county;”
An act to regulate the time of holding circuit courts in certain counties in the ninth judicial district;
An act for the benefit of Mrs. E. J. Peers, an adjudged lunatic;
An act for the benefit of the deputy clerk of the Magoffin county court;
An act for the benefit of Stephen Gibson, late sheriff of Clay county, giving him further time of six months in which to make out and return his delinquent lists for the years 1872 and 1873;
An act for the benefit of G. W. Baker, late sheriff of Jackson county;
An act for the benefit of B. B. Mullins, ex-sheriff of Pendleton county;
An act to authorize the city of Lawrenceburg, Ind., to purchase ferry in Boone county opposite said city;
An act to incorporate the South Covington Fair and Trotting Park Association;
An act to reduce into one all the acts relating to the city of Owensboro;
An act to amend the act approved 7th December, 1850, entitled “An act to incorporate the Kentucky Agricultural and Mechanical Association, of Lexington;”

An act to incorporate the Phœnix Lyceum, in Fulton county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Leave was given to bring in the following bills, viz:
On motion of Mr. Luttrell—
1. A bill for the benefit of John H. Walton, of Mason county.
On motion of Mr. Kearny—
2. A bill to incorporate the Mt. Carmel Roman Catholic Cemetery.
On motion of Mr. Albert A. Stoll—

Ordered, That the Committee on County Courts prepare and bring in the 1st, and the Committee on Corporate Institutions the 2d and 3d.

A message was received from the Senate, asking permission to withdraw from this House bills which had been rejected by the Senate, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Carlisle Callum, of Greenup county;
An act to amend an act, entitled “An act to incorporate the Mt. Sterling Coal Road Company;”

Which was granted, and said bills were delivered to the Senate by the Clerk of the House.

Mr. Little moved that a bill with its amendments be printed, entitled
A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Little moved to repeal the resolution of this House requiring the call of committees, after call of petitions, for bills of a general nature.

Mr. Bowles offered a substitute for said resolution.
Mr. Hallam moved to amend said substitute by striking out all of said substitute relating to public bills.
Mr. Craddock moved to lay said substitute and amendment on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Jones offered the following resolution, viz:

Whereas, This General Assembly should adjourn at the earliest possible day consistent with the public interest; therefore, be it

1. Resolved by the House of Representatives, That this body will hereafter assemble in the morning at 9 o'clock precisely, and continue in session until 2 o'clock in the afternoon, and then take a recess until three o'clock, when it will again assemble and continue in session until 6 o'clock, and then take a recess until 7:30 o'clock P.M., and then assemble and continue in session until 10 P.M.

2. Be it further resolved, That, at the afternoon and night sessions, only local bills shall be considered or acted upon, and not longer than five minutes shall be consumed in the discussion of any motion, resolution, or bill in said sessions, except that the member offering a resolution or proposing a bill may have two minutes and a half in addition thereto to explain it, and each member may be allowed one minute to explain his vote.

Mr. Albert A. Stoll moved to lay said resolution on the table.

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. Albert A. Stoll and A. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., Samuel R. Overstreet,
William Berkeley, L. E. Green, J. V. Owen,
Pat. Campion, Zach. T. Heady, John W. Powell,
E. A. Coffman, Thomas W. Henton, John Preston,
G. W. Craddock, John Watts Kearny, David Pryse,
Thomas J. Drury, Martin W. LaRue, Ben. J. Shaver,
W. J. Edington, William B. Lindsay, John A. Steele,
J. H. Emerson, Matt. McKinney, Albert A. Stoll,

Those who voted in the negative, were—

Marshall Baker, Joseph A. Gaines, James M. Payne,
James D. Brack, John D. Gardner, George W. Pickett,
William H. Botts, Robert E. Grinstead, J. N. Price,
James H. Bowden, Theodore F. Hallam, O. C. Richardson, sr.,
Orlando C. Bowles, E. E. Hume, C. W. Robbins,
H. H. Brinkley, W. G. Hunter, M. M. Sloss,
Tobias W. Burton, T. J. Jenkins, A. H. Smith,
F. G. Cox, Wood M. Jones, D. B. Smith,
K. R. Culbertson, Wm. Kitchen, Richard A. Spurr,
S. P. Douthitt, Lucien S. Luttrell, L. J. Stepheason,
P. H. Duncan, Bryan S. McClure, Green Sterrett,
John Feland, William E. Minor, W. J. Taylor—38.
John M. Fish, William A. Moore,

Mr. Kearny offered a substitute for said resolution.

Mr. Grinstead offered the following amendment to said substitute, viz:

Resolved, That this body shall sit continuously each day from the rising of the sun till the going down of the same, until all matters of a general and local nature in the hands of the several committees shall have been reported.

Mr. Kearny moved that the House resolve itself into a Committee of the Whole for the consideration of said resolution, substitute, and amendment.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of the amendment offered by Mr. Grinstead, and it was decided in the negative.

Mr. Hallam offered the following amendment to said resolution, viz:

Resolved, That this House will hereafter meet at 10 o'clock, A. M., and will remain in session until 2 P. M., and will meet again at 3½ P. M., and sit until 5 P. M., and will meet again at 7½ P. M., and sit until 10 P. M.,
and that no member shall occupy more than five minutes in the discussion of any question at one time. Provided, That so much of this resolution as relates to afternoon and evening sessions shall not apply to Saturday; And further provided, That the Standing Committees shall report at the morning session until 12, and at the afternoon session, reporting all bills in their hands in their order.

Mr. Grinstead moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Albert A. Stoll moved that the vote by which the House ordered the previous question on said resolution be reconsidered.

At 10:50 o'clock, A. M., Mr. Bowles moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of the motion of Mr. Stoll to reconsider the vote ordering the previous question, and it was decided in the affirmative.

Mr. Kearny withdrew the substitute moved by him.

Mr. Hallam then offered the amendment to the substitute as a substitute for the original resolution.

Mr. LaRue moved to lay the resolution and substitute on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Preston 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, as offered by Mr. Hallam, and it was decided in the affirmative.

The question was then taken on the adoption of the original resolution, as amended by the substitute, and it was decided in the negative.

And so said resolution was rejected.

Mr. Treadway, from the special committee on the condition of the office of the Register of the Land Office, to whom was referred a resolution directing them to report by bill or otherwise, reported a bill, entitled
A bill to authorize the Register of the Land Office to have certain patents and plats and surveys recorded in the proper books of the Land Office.

Which, without being read, passed into the orders of the day.

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend section 1, article 6, chapter 41, title "Fees," of the General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Frazee moved to lay said bill on the table.

And on said motion the yeas and nays were required by Messrs. Botts and Cox.

The further consideration of said bill was cut off by the orders of the day, the hour of 12 o'clock, M., having arrived.

Mr. Feland moved to suspend the orders of the day, and take up a bill from the Senate, entitled

An act regulating practice in civil cases.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), James Farmer, William E Minor, J. H. Emerson,
William C. Allen, John Feland, William A. Moore,
Marshall Baker, L. J. Frazee, jr., Samuel R. Overstreet,
William Berkele, Joseph A. Gaines, J. V. Owen,
James D. Black, John D. Gardner, John W. Powell,
William H. Botts, L. E. Green, John Preston,
James H. Bowden, Robert E. Grinstead, J. N. Price,
Orlando C. Bowles, Theodore F. Hallam, David Pryse,
H. H. Brinkley, Zach. T. Heady, O. C. Richardson, sr.,
Tobias W. Burton, Thomas W. Henton, Ben. J. Shaver,
Pat. Campion, Richard P. Hocker, M. M. Sloss,
E. A. Coffman, W. G. Hunter, A. H. Smith,
F. G. Cox, Wm. Kitchen, Richard A. Spurr,
G. W. Craddock, Wood M. Jones, L. J. Stephenson,
K. R. Culbertson, Wm. Kitchen, Green Sterrett,
Thomas J. Drury, Martin W. LaRue, W. J. Taylor,
W. J. Edrington, William B. Lindsay, E. B. Treadway—53,
Those who voted in the negative, were—

John M. Fish, Robert E. Little, James M. Payne,

Mr. Bowles moved that said bill be read a third time.

Mr. Craddock moved to dispense with the third reading of said bill.

And the question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Thomas J. Drury, T. J. Megibben,
Marshall Baker, P. H. Duncan, William E. Minor,
William Berkle, W. J. Edrington, William A. Moore,
James D. Black, James Farmer, J. V. Owen,
William H. Botts, John Feland, John W. Powell,
James H. Bowden, Joseph A. Gaines, John Preston,
Orlando C. Bowles, John D. Gardner, O. C. Richardson, sr.,
H. H. Brinkley, L. E. Green, Ben. J. Shaver,
Tobias W. Burton, Thomas W. Heaton, M. M. Sloss,
Pat. Campion, Wm. Kitchen, A. H. Smith,
E. A. Coffman, Martin W. LaRue, D. B. Smith,
F. G. Cox, W. Jeff. Lee, Green Sterrett,
G. W. Craddock, William B. Lindsay, Albert A. Stoll,
K. R. Culbertson, Lucien S. Luttrell, W. J. Taylor—43.
S. P. Deuthitt,

Those who voted in the negative, were—

J. H. Emerson, Wood M. Jones, J. N. Price,
John M. Fish, John Watts Kearny, David Pryse,
L. J. Frazee, jr., Robert E. Little, C. W. Robbins,
Robert E. Grinstead, Bryan S. McClure, Richard A. Spurr,
Zach. T. Heady, Samuel R. Overstreet, L. J. Stephenson,
W. G. Hunter, James M. Payne,

At 1:10 o'clock, P. M., Mr. Henton moved that the House do now adjourn.

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. LaRue and Megibben, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John Watts Kearny, James M. Payne,
William C. Allen, Wm. Kitchen, George W. Pickett,
L. E. Green, William B. Lindsay, J. N. Price,
Those who voted in the negative, were—

William Berkele,  
James D. Black,  
William H. Botts,  
James H. Bowden,  
Orlando C Bowles,  
Tobias W. Burton,  
E. A. Coffman,  
F. G. Cox,  
G. W. Craddock,  
K. R. Culbertson,  
S. P. Douthitt,  
Thomas J. Drury,

Mr. Little moved to postpone the further consideration of the bill until Friday next, the 10th inst., at 12 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. LaRue and Bowles, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  
William C. Allen,  
William Berkele,  
H. H. Brinkley,  
S. P. Douthitt,  
J. H. Emerson,  
John M. Fish,  
Robert E. Grinstead,

Those who voted in the negative, were—

James D. Black,  
William H. Botts,  
James H. Bowden,  
Orlando C Bowles,  
Tobias W. Burton,  
E. A. Coffman,  
F. G. Cox,  
G. W. Craddock,  
K. R. Culbertson,  
Thomas J. Drury,  
W. J. Edrington,  
James Farmer,

At 1:30 o'clock, P. M., Mr. Hunter moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Hume moved that said bill be recommitted to a special committee to be composed of the lawyers of the House, said committee to have the privilege to report to-morrow at 12 o'clock, M.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were:


Those who voted in the negative, were:


Whereupon the Speaker appointed the following as said committee, viz: Messrs. Preston, Black, Botts, Bowden, Bowles, Craddock, Feland, Frazee, Grigsby, Hallam, Henton, Kearny, LaRue, Little, Lockhart, Nelson, Russell, Albert A. Stoll, and Wood.

Mr. Little then moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned until 7½ o'clock, P. M.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Bowden, from the Committee on the Judiciary—
A bill for the benefit of A. Portwood, of Anderson county.

By Mr. Hallam, from the Committee on Banks—
A bill extending the charter of the Farmers' Bank of Kentucky.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

By Mr. McClure, from the Committee on Propositions and Grievances—
A bill to authorize courts of claims to impose a tax upon dogs for county purposes.

By Mr. Eldrington, from the Committee on Claims—
A bill for the benefit of D. P. Johns, of Hickman county.

By Mr. Minor, from the Committee on Internal Improvement—
A bill for the benefit of the Dix River and Lancaster Turnpike Road Company.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of William Kirby, sheriff of Garrard county.

By Mr. Green Sterrett, from the same committee—
A bill to amend an act, entitled "An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties," approved February 4, 1876.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Muldraugh’s Hill Lithographic and Mining Company.

By Mr. Richard P. Stoll, from the same committee—
A bill to incorporate the town of Spottsville, in Henderson county.

By same—
A bill to incorporate the Tygert Valley Turnpike Company, in Greenup and Carter counties.

By Mr. Snyder, from the Committee on Railroads—
A bill to incorporate the Greenup and Riverton Building and Loan Association.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Corydon Lodge, No. —, Colored Benevolent Society.

By same—
A bill to amend an act, entitled "An act to change the name and extend the limits of the town of Berry’s Station, in Harrison county," approved March 16, 1869.
By Mr. Minor, from the Committee on Internal Improvement—
A bill for the benefit of the Cynthiana, Connersville, and Scott County Turnpike Road Company.
By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of John N. Howard, late sheriff of Harlan county.
By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate Hancock Lodge, No. 91, I. O. O. F.
By Mr. Grinstead, from the Committee on County Courts—
A bill to change the time of holding the Taylor county quarterly court.
By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of W. T. Winstead, late sheriff of Hopkins county.
By Mr. Campion, from the Committee on County Courts—
A bill to amend an act, entitled "An act to amend the charter of Jeffersontown, and establish a police court for said town.
By Mr. Pryse, from the Committee on Internal Improvement—
A bill to incorporate the Caverna and Bear Wallow Turnpike Road Company.
By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of Samuel Tate, of Pulaski county.
By Mr. Bowden, from the Committee on the Judiciary—
A bill to increase the jurisdiction of the police judge of Lancaster in civil cases.
By Mr. Campion, from the Committee on County Courts—
A bill authorizing the county court of Jeffersontown county to pay the police of Beargrass municipality for their services.
By Mr. Minor, from the Committee on Internal Improvement—
A bill to repeal all acts and parts of acts fixing the rates of toll on the Warsaw Turnpike Road, in Gallatin county.
By Mr. Grinstead, from the Committee on County Courts—
A bill authorizing the jailer of Floyd county to appoint an assistant.
By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to incorporate Grayson Lodge, No. 186, Independent Order of Odd Fellows.
By Mr. Hallam, from the Committee on Banks—
A bill to incorporate the Greensburg Deposit Bank.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled

A bill in aid of common schools in Grayson county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, It appears from vouchers filed that N. C. Tilford, late common school commissioner for Grayson county, has paid out surplus fund to various school districts in said county, for the years 1872-'3, amounting to the sum of one hundred and seven dollars and eight cents; and which sum he has refunded to the Auditor of Public Accounts, by order of the Superintendent of Public Instruction; for remedy whereof,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the commissioner of Grayson county draw his draft upon the Auditor of Public Accounts, which, when countersigned by the Superintendent of Public Instruction, shall entitle N. C. Tilford to a warrant upon the Treasury for the sum of one hundred and seven dollars and eight cents, to be paid out of the interest of the Grayson county school bond, due for the school year ending June 30th, 1877.

§ 2. This act shall take effect from and after the 1st day of January, 1877.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, William A. Moore,
William C. Allen, L. E. Green, Samuel R. Overstreet,
Marshall Baker, Robert E. Grinstead, James M. Payne,
William Berkeley, Theodore F. Hallam, John W. Powell,
Resolved. That the title of said bill be as aforesaid.

Mr. Grinstead, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled
A bill relating to jury trials in quarterly and justices' courts, and to the payment of jurors serving in said courts.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Emerson moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of John G. Sears and M. A. Moore, of Whitley county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Black moved to recommit said bill to the Committee on General Statutes.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hallam, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of E. F. Adkins, of Whitley county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a second time.

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, By an act of the General Assembly of the Commonwealth of Kentucky, approved February 5th, 1867, as appears from the acts of 1867, volume 1, page 270, the Auditor of Public Accounts was authorized to draw his warrant on the Treasury in favor of E. F. Adkins, of Whitley county, for the sum of one dollar per day, for the time he guarded the jail of Whitley county while Lewis Parton was confined therein for the murder of James Leforce, the time to be certified to the Auditor by the clerk of Whitley circuit court; and whereas, the Auditor refused, and still refuses, to draw his warrant on the Treasury for the amount due said E. F. Adkins, by reason of the fact that the yeas and nays were not taken upon the passage of said bill, as required by law (the amount due being more than one hundred dollars); now, for remedy whereof,

§ 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 E. F. Adkins, of Whitley county, for the sum of one dollar per day, for the time he guarded the jail of Whitley county while Lewis Parton was confined therein for the murder of James Leforce; the time to be certified to the Auditor as other claims on the Treasury are certified.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William A. Moore,
William C. Allen, Samuel R. Overstreet,
James D. Black, J. V. Owen,
James B. Blue, George W. Pickett,
William H. Botts, John W. Powell,
Orlando C. Bowles, John Preston,
H. H. Brinkley, J. N. Price,
Tobias W. Burton, David Pryse,
Pat. Campion, C. W. Robbins,
F. G. Cox, Samuel Russell,

Joseph A. Gaines,
George H. Gardner,
Robert E. Grinstead,
Theodore F. Hallam,
Zach. T. Heady,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
Thomas Johnson,
Wood M. Jones,
Resolved. That the title of said bill be as aforesaid.

Mr. Hallam, from the Committee on Banks, to whom was referred
a bill from the Senate, entitled
An act for the benefit of the president, directors, and company of
the Bank of Kentucky,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it
was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),
Marshall Baker,
William Berkele,
James B. Blue,
William H. Botts,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Pat. Campion,
E. A. Coffman,
F. G. Cox,
G. W. Craddock,
K. R. Culbertson,
S. P. Douthit,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
J. H. Emerson,
John Watts Kearny,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
Wm. B. Lindsay,
Lucien S. Luttrell,
Bryan S. McClure,
Matt. McKinney,
T. J. Megibben,
Ben. J. Shaver,
D. B. Smith,
George R. Snyder,
Richard A. Spurr,
Green Sterrett,
Richard P. Stoll,
E. B. Treadway,
G. W. Winns,
Charles H. Wood—57.

Those who voted in the negative, were—

J. H. Emerson,
John D. Gardner,
T. J. Jenkins,
William B. Lindsay,
James M. Payne,
O. C. Richardson, sr.,
M. M. Sloss,
L. J. Stephenson—8.

Those who voted in the affirmative, were—

George H. Gardner,
John D. Gardner,
L. E. Green,
Theodore F. Hallam,
Zach. T. Heady,
Thomas W. Henton,
Richard P. Hocker,
Thomas Johnson,
John Watts Kearny,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
Wm. B. Lindsay,
Lucien S. Luttrell,
Bryan S. McClure,
Matt. McKinney,
T. J. Megibben,
James M. Payne,
George W. Pickett,
John W. Powell,
John Preston,
J. N. Price,
David Pryse,
O. C. Richardson, sr.,
C. W. Robbins,
Samuel Russell,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
D. B. Smith,
George R. Snyder,
Richard A. Spurr,
L. J. Stephenson,
Green Sterrett,
Albert A. Stoll,
John M. Fish, William E. Minor, Richard P. Stoll,
A. J. Fleming, William A. Moore, E. B. Treadway,
W. H. Frederick, Samuel R. Overstreet, G. W. Wins,

Those who voted in the negative, were—
Robert E. Grinstead, Wood M. Jones,

Resolved, That the title of said bill be as aforesaid.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Minor, from the Committee on Internal Improvement—
An act to provide for opening, repairing, and keeping in repair public roads in Gallatin county.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to reduce into one and amend the act and amendatory acts incorporating the city of Ashland.

By Mr. Minor, from the Committee on Internal Improvement—
An act to incorporate the Mayfield and Wadesboro Gravel Road Company.

By Mr. Megibben, from the Committee on Claims—
An act for the benefit of A. J. Bertram, of Edmonson county.

By Mr. Green Sterrett, from the same committee—
An act for the benefit of Pat. Rush, jailer of Hart county.

By Mr. McKinney, from the Committee on Propositions and Grievances—
An act for the benefit of pauper idiots in Hardin county.

By Mr. Gaines, from the Committee on Agriculture and Manufactures—
An act to incorporate the Calloway Agricultural and Mechanical Association.

By Mr. Pryse, from the Committee on Internal Improvement—
An act to incorporate the Lockport and Bethlehem Turnpike or Gravel Road Company.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Snyder, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled
An act to amend an act, entitled "An act to incorporate the Cairo and Tennessee River Railroad Company," approved March 10th, 1873.

Reported the same with an amendment.

Which was adopted.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Green Sterrett, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Joseph H. Davis, of Ballard county,

Reported the same without amendment.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.

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

1. An act for the benefit of Colston Crabtree, of Daviess county.
2. An act for the benefit of J. W. Hester, of Graves county.
3. An act to amend an act, entitled "An act to authorize the voters of the city of Mayfield to vote upon the proposition as to whether spirituous, vinous, or malt liquors shall be sold within the corporate limits of said city, or within one mile thereof," approved December 15, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on Claims, and the 2d and 3d to the Committee on Propositions and Grievances.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to authorize Emma P. Barbour to be appointed guardian for George A. Sykes and Eliza Moore Sykes.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

And then the House adjourned.

TUESDAY, MARCH 7, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Carlisle Callum, of Greenup county.

An act to incorporate the Troublesome Creek Boom Company, of Breathitt county.

An act to incorporate the German Evangelical Zion's Church, of Owensboro.

An act to incorporate Hico Lodge, No. 372, Free and Accepted Masons, Calloway county.

An act to amend the charter of the Masonic Building Company of Falmouth.

An act for the benefit of Joel F. Reed, sheriff of Estill county, and his securities on his bonds for the years 1873-'4.

An act to incorporate the Bath County Agricultural and Mechanical Association.

An act for the benefit of the creditors of the Montgomery and Bath Stock Association.

An act granting the use and possession of the reservoir on the public square to John R. Graham and Green Clay Smith, of the city of Frankfort, for the purpose of cultivating fish.
An act for the benefit of W. M. Cox, late sheriff and present and late county and quarterly court judge of Morgan county.

An act to legalize the Washington county court of claims for 1875.

An act to incorporate the Summit Station Turnpike Road Company, in Nicholas county.

An act to amend the charter of the Salvisa and Kirkwood Turnpike Road Company.

An act to amend the charter of the Kentucky River Turnpike Road Company.

An act to establish a district for the purpose of working and keeping in repair certain roads running into the town of Big Spring, in the counties of Meade, Hardin, and Breckinridge.

An act to amend an act, entitled "An act to incorporate the Liberty and Green River Turnpike Road Company, in Casey county," approved March 25th, 1872.

An act to amend the charter of the city of Louisville.

An act to amend an act incorporating the town of Frenchburg, in Menifee county.

An act to amend the charter of the town of Stephensport, in Breckinridge county.

An act to amend the charter of the town of Parkland.

An act for the benefit of the town of Booneville, Owsley county.

An act to amend the charter of the city of Cynthiana.

An act to repeal section 3 of an act to amend the charter of the town of Shelby City.

An act for the benefit of Lee county.

An act to amend section 9 of chapter 415 of an act of General Assembly of the Commonwealth of Kentucky, passed at session 1873-'4, entitled "An act to prevent the sale of medicines and poisons," approved February 20th, 1874.

An act to amend an act to incorporate the town of Shelby City, in the county of Boyle.

An act to repeal sections 5, 6, and 7 of an act, entitled "An act to amend the charter of the town of Harrodsburg," approved February 18th, 1870.

An act for the benefit of D. P. Johns, of Hickman county.

An act to incorporate the Muldraugh's Hill Lithographic Stone and Mining Company.

An act to protect the Newport and Covington Bridge Company.
An act for the benefit of Calloway county.

An act to incorporate the Mechanics' Savings Association.

An act to regulate the sale of vinous, spirituous, and malt liquors in Union county.

A message was also received from the Senate, announcing that they had concurred in a joint resolution, which originated in the House of Representatives, entitled

Resolution in regard to sword of Adjutant G. N. Cardwell.

A message was also received from the Senate, announcing that they had disagreed to bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the city of Paducah.

An act to amend an act, entitled "An act to amend and reduce into one the several acts relating to the town of Franklin."

An act to repeal an act, entitled "An act to amend the charter of the city of Louisville," approved April 19th, 1873, and to re-enact section 88 of an act, entitled "An act establishing a new charter for the city of Louisville," approved March 3d, 1870.

An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Madisonville, Hopkins county.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to authorize courts of claims to impose a tax upon dogs for county purposes.

An act to extend the corporate limits of the town of Litchfield, in Grayson county.

With amendments thereto.

Which were concurred in.

A message was also received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act for the protection of sheep in the counties of Henderson, Breckinridge, Meade, Ohio, Caldwell, Hancock, McLean, and Daviess,

With an amendment thereto.

And the question being taken on the adoption of said amendment, it was decided in the negative.

On motion of Mr. Owen, the vote by which the House refused to concur in the said amendment was reconsidered.
Mr. Owen then called for a division of the question.

Mr. Owen moved that the first amendment of the Senate to said bill be concurred in, so far as said amendment proposes to strike from the provisions of said bill the counties of Meade and Ohio, but no further.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The second Senate amendment was twice read and concurred in.

On motion of Mr. Owen, the House concurred in the Senate amendment to the title of said bill, so far as it is proposed to strike therefrom the counties of Meade and Ohio, and to add the county of Christian, but no further.

The following petition was presented, viz:

By Mr. LaRue—

The petition of John Henry Morton, praying the passage of an act allowing him the sum of $230 for services rendered at Capitol.

Which was received, the reading dispensed with, and referred to the Committee on Claims.

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

On motion of Mr. Frazee—


On motion of Mr. Berkele—

2. A bill to repeal section 3 of an act approved March 14, 1872, entitled "An act to amend the charter of Bryantsville."

On motion of Mr. Heady—

3. A bill amendatory of the charter of Salt River College.

On motion of Mr. Snyder—

4. A bill to amend the charters of the railroad companies of this State, so as to prevent the combinations of competing railroads.

On motion of Mr. Berkele—

5. A bill in regard to turnpike roads in Garrard county.

Ordered, That the Committee on County Courts prepare and bring in the 1st, 2d, and 5th; the Committee on Railroads the 4th, and the Committee on Corporate Institutions the 3d.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act regulating the duties of trustees, &c., in certain cases;
An act for the benefit of George E. Johnson, sheriff of Taylor county;
An act to amend the charter of the Orangeburg and Tollsboro Turnpike Road, in Mason county;
An act to amend an act, entitled "An act to provide an additional voting precinct in Cumberland county," approved March 16, 1870;
An act for the benefit of S. S. Faris, former sheriff of Boone county;
An act to amend an act to incorporate the Elizaville Station and Mayslick Turnpike Road Company;
An act to repeal an act, entitled "An act to amend chapter eighty-four (84) of the Revised Statutes, title 'Roads and Passways,'" approved February 20th, 1869, so far as the same applies to the county of Floyd;
An act for the benefit of the Caldwell Female Institute, of Danville;
An act to incorporate the Avery Institute;
An act to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Mt. Sterling;
An act to amend an act, entitled "An act to incorporate the Chaplin and Bloomfield Turnpike Road Company;"
An act for the relief of the sheriff of Ballard county;
An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the town of Danville," approved March 10, 1873;
An act to incorporate the Cemetery Company of Browinski Lodge, No. 64, I. O. O. F., in Carroll county;
An act to repeal the charter of the town of Corydon, Henderson county, and reincorporate the same;
An act to increase the county levy of Boyle county;
An act to incorporate the Richmond Hotel Company;
An act for the benefit of Charles Wickliffe, late sheriff of Muhlenburg county;
An act for the benefit of the sheriff of Allen county;
An act to authorize the Owen county court to sell the poor-house in that county;
An act to authorize the county court of Boone county to sell and convey the old jail lot;
An act to amend the charter of Owingsville, Bath county;
An act to incorporate the Edna Lead and Silver Mining and Manufacturing Company;
An act to incorporate the Lawrenceburg and Camdenville Branch Road Turnpike Company, in Anderson county;
An act to amend an act, entitled "An act to incorporate the town of Weston, in Crittenden county;"
An act to create the office of county treasurer of Barren county;
An act for the benefit of William Thomas, sheriff of Lee county;
An act to amend article 2, chapter 33, General Statutes, for the benefit of Metcalfe county;
An act in relation to the county levy of Union county;
An act to amend an act, entitled "An act to incorporate the Winchester, Colbyville, and Lexington Turnpike Road Company;"
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to amend an act, entitled "An act for the benefit of keepers of licensed stud-horses, jacks, and bulls;"
An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections;"
An act to amend the charter of the Covington Transfer Company;
An act to amend the charter of the Covington and Taylor Mill Turnpike Road Company;
An act for the benefit of the Independence and Colemansville Turnpike Road Company;
An act to change the location of a part of the turnpike road between Stanford and Crab Orchard;
An act for the benefit of Jonathan Russell, sheriff of Casey county;
An act for the benefit of John Boyd, sheriff of Lyon county;
An act for the benefit of H. O. Merriman and others;
An act to amend an act, entitled "An act to reduce into one the several acts concerning the town of Lagrange," approved February 25, 1860;
An act to incorporate the Kentucky Agricultural Company;
An act to amend the charter of the town of New Columbus, in Owen county;
An act to amend the charter of the town of Stanford;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Botts, from the Special Conference Committee, who were
directed to prepare and bring in the same, reported a bill, entitled
A bill to regulate the civil jurisdiction of justices of the peace,
police judges, and quarterly courts, and the appellate jurisdiction of
circuit courts from judgments of said courts, and to authorize the
quarterly court to appoint a clerk.
Which, without being read, passed into the orders of the day.
A message was received from the Senate, announcing that they
had passed bills of the following titles, viz:
1. An act to amend the charter of the Elizabethtown, Lexington,
and Big Sandy Railroad Company.
2. An act conferring jurisdiction upon the Henderson city court
to try prosecutions for carrying concealed deadly weapons.
3. An act to amend the charter of the city of Cynthiana.
4. An act to incorporate the Mt. Olivet and Bridgewater Turnpike
Road Company, in Robertson county.
5. An act regulating the mode and manner in which claims against
the county of Boyd shall be presented to the county court of Boyd
county.
6. An act to incorporate the Campbell and Kenton Fair Company.
7. An act to amend the charter of the city of Ludlow.
8. An act authorizing the levy and collection of a tax in Critten-
den county.
9. An act for the benefit of licensed owners of stud-horses, jacks,
and bulls in Madison and Garrard counties.
10. An act to incorporate the Central Coal and Iron Company.
11. An act to amend an act, entitled "An act to incorporate the
Central Passenger Railroad Company of the city of Louisville;"
12. An act incorporating Marion Bank, Crittenden county.
Which bills were severally read the first time and ordered to be
read a second time.
The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,
Ordered, That said bills be referred—the 1st and 11th to the Com-
mittee on Railroads; the 2d, 5th, and 8th to the Committee on
County Courts; the 3d, 4th, 6th, 7th, and 10th to the Committee on
Corporate Institutions; the 9th to the Committee on Propositions
and Grievances, and the 12th to the Committee on Banks.
Mr. Kearny moved that a committee be appointed to withdraw
from the Senate a bill which passed this House, entitled
An act to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State.

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. Albert A.
Stoll and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

Orlando C. Bowles, John M. Fish, Samuel Russell,
Pat. Campion, L. J. Frazee, jr., Albert A. Stoll,
P. H. Duncan, John Watts Kearny, Charles H. Wood—11,
J. H. Emerson, Martin W. LaRue,

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, Samuel R. Overstreet,
William C. Allen, John D. Gardner, J. V. Owen,
Marshall Baker, L. E. Green, George W. Pickett,
William Berkele, Robert E. Grinstead, Jere. Poor,
James D. Black, Theodore F. Hallam, John W. Powell,
James B. Blue, Zach. T. Heady, John Preston,
William H. Botte, Thomas W. Hentoff, J. N. Price,
James H. Bowden, Richard P. Hocker, David Pryse,
H. H. Brinkley, W. G. Hunter, O. C. Richardson, sr.,
Tobias W. Burton, T. J. Jenkins, C. W. Robbins,
E. A. Coffman, Thomas Johnson, M. M. Sloss,
F. G. Cox, Wood M. Jones, D. B. Smith,
G. W. Craddock, Daniel Lary, George R. Snyder,
K. R. Colbertson, W. Jeff. Lee, Richard A. Spurr,
S. P. Douthitt, William B. Lindsay, L. J. Stephenson,
Thomas J. Drury, Robert E. Little, Green Sterrett,
W. J. Edrington, G. C. Lockhart, Richard P. Stoll,
John Ellis, Lucien S. Luttrell, W. J. Taylor,
James Farmer, Bryan S. McClure, E. B. Treadway,
A. J. Fleming, T. J. Megibbon, G. W. Wins—65,
W. H. Frederick, William E. Minor, Joseph A. Gaines,
Joseph A. Gaines, William A. Moore,

A message was received from the Governor, by Hon. J. Stoddard
Johnston, Secretary of State, returning with his objections thereto a
bill, which originated in the House of Representatives, entitled
An act to guard against the abuses of the elective franchise by
requiring a registration of voters in the city of Louisville.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Ken-
tucky, That the county court of Jefferson county shall, between the first
and fifteenth day of June in each year, appoint three sober and discreet
citizens in each election precinct of the city of Louisville, two to act as
judges of registration and one as clerk of registration in the precincts for
which they are appointed. No person shall be eligible as such judge or
clerk who is not a voter in the precinct for which he is appointed and a housekeeper, and when there are two distinct political parties said officers of registration shall be so selected as that one of the judges at each precinct shall be of one political party and the other of the opposing political party. They shall serve for one year from the time of their appointment, and each officer of registration, before entering upon the discharge of his duties, shall take the oath prescribed by the constitution before some justice of the peace or other person authorized to administer an oath. Each officer of registration shall be excused from all jury duty during his term of service as an officer of registration.

§ 2. The sheriff shall, at least five days before the first registration in each year, as provided for in this act, give each officer of registration written notice of his appointment; and any person failing to act after having been so appointed and notified shall be fined by the county court not less than two nor more than ten dollars; provided that the court may for cause excuse any officer from service at any time before any registration, and may thereupon appoint another of like qualifications to fill his place. Should the court fail to appoint, or should all the officers appointed fail to attend at the place of registration for one hour after the time for commencing the registration, or refuse to act, then the sheriff of the county shall appoint officers to act in their stead for that registration; but should one or two officers be in attendance he or they may fill vacancies for the purpose of conducting that registration, and may administer the necessary oaths of office.

§ 3. The officers of registration shall have the same power to preserve order at the place of registration as is exercised by the officers of election at the polls; a reasonable number of bystanders shall be allowed to be present and observe the registration, for the purpose of challenging, and in each manner as not to obstruct the business of registration.

§ 4. It shall be the duty of the county clerk of Jefferson county to prepare the proper forms and cause to be printed two registration books for each precinct in the city of Louisville, one of which shall be kept in his office to be used as provided in section 7 of this act, and the other furnished to the clerks of registration and election before each registration or election day as hereinafter provided.

§ 5. The officers of registration shall attend at the voting-places of their respective precincts on the first Monday in July in each year and on the Tuesday following, from the hours of seven in the morning until six in the evening, and shall record in the registration book, which shall be furnished by the clerk of the county court to each registration clerk, a list of the qualified voters of the precinct: Provided, That if said first Monday in July falls upon the 4th, then the registration shall be held upon the 5th and 6th days of July. Said list shall be in alphabetical order, and shall show the name of the person registered, the name of the street and number of the house, lodging, or tenement in which he lives, and whether he be white or colored; and if said house, lodging, or tenement be not numbered, the location thereof shall be described on the registration book as accurately as may be, giving the street and between what streets. Every person shall be entitled to be registered who would be entitled to vote at the next ensuing August election; that is to say, every male citizen who on that day shall have attained the age of twenty-one years, and shall have resided in the State two years, or in the city one year, and in the precinct sixty days. No person shall be registered who does not personally appear before the officers of registration; and if he be not personally known to one of the officers, or if any
bystander shall require it, he shall be sworn by one of the officers and interrogated by him or by such bystander touching his qualifications as a voter, as provided in this section. Opposite to the name of each person so sworn the clerk shall write the word "sworn," which entry shall be prima facie evidence of such swearing in any prosecution under this act.

§ 6. In making the registration the clerk shall act as the recording officer, and the judges shall decide all questions relating to the qualifications of persons offering to be registered, except that in case of a difference of opinion between the judges the clerk shall have the casting vote. It shall be the duty of the clerk to number consecutively the names recorded under each letter of the alphabet as they are taken down, and at the close of the registration he shall sign his name after the last name recorded under each letter as aforesaid, in such manner that no more names can be recorded above his, and shall foot up and certify in the back of the registration book the whole number of names recorded at that precinct, and this certificate shall be signed by all the officers of registration before leaving the place of registration.

§ 7. On the day following the registration the clerk shall deliver the registration book into the hands of the clerk of the county court or one of his deputies, and shall take his receipt therefor. It shall be the duty of said county clerk to keep said books safely in his office, and not to suffer the same to be taken therefrom except as provided in this act. He shall also cause to be made one copy of each registration book in the blank book retained by him as provided in section 4, which shall be kept in his office and not taken therefrom for any purpose; and he shall be paid for each copy so made in the ratio of one cent for the name of each voter on the registration book. In case of loss of any original registration a copy shall be made by the county clerk from the copy retained in his office, which copy shall be used in registrations and elections with the same effect as the original.

§ 8. On the Tuesday next after the first Monday in October, 1876, and on the same day in every second year thereafter, there shall be a registration of persons entitled to vote for electors for President and Vice President and for members of Congress. On the first Wednesday in November in each year there shall be a registration of persons entitled to vote at the ensuing municipal election; and on the first Saturday in April, 1877, and every second year thereafter, there shall be a registration of persons entitled to vote at the ensuing election of magistrates and constables; and prior to any registration hereinafter directed to be held, the county clerk shall give notice of the day thereof by two insertions in two newspapers published in the city of Louisville, one in the English and one in the German tongue, and having a larger circulation than any paper published in Louisville in their respective tongues. When by virtue of any future act of the Legislature, or of any proclamation or writ of election issued under existing laws, an election is ordered for any day other than one of the days mentioned in this and the preceding section, at which a vote is to be taken in the city of Louisville, it shall be the duty of the sheriff of Jefferson county to fix a day for the registration of voters at such election not more than ten days prior to such election, and to publish notice of such day as a part of his notice of the election; and where, by virtue of the city charter or any special law, an election or vote is ordered to be held or taken in the city of Louisville at any other time than one of the days mentioned in this or the preceding section, then the council or other body or person so ordering said election or vote shall at the same time fix a day for registration not more than ten days prior
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to such election or vote, which shall be published in like manner as the
time and place of said election or vote are required by law to be published.
On the day prior to each registration, provided for in this section, the
county clerk shall deliver to the clerk of registration the registration
book for his precinct, and on the day of such registration, the registration
officers shall attend at their several places of registration, as provided in
section 5 of this act, and shall register the names of all persons entitled
to vote at the election for which the registration is ordered whose names
are not already on the registration books for that year. The names shall
be recorded immediately following the names recorded at the previous
registration, and said registration shall be conducted and the registration
books returned as provided in sections 5, 6, and 7 of this act. Any person
who has removed from a precinct in which he was registered since
he has so registered may apply to the officers of registration and have his
name stricken off by writing opposite it the word "removed," and thereupon
the person so removing shall be entitled to apply for registration in
the precinct to which he removes; provided he possesses the qualifications
required by section 5 of this act.
§ 9. Officers of registration shall receive for their services two dollars
each for each day's service in holding registrations, and said sum, together
with the costs of printing registration books and of advertisements, shall
be paid by the city upon the certificate of the county clerk.
§ 10. Any person refused registration may require one of the officers of
registration to furnish him a certificate of this effect: "This is to certify
that, applied for registration at precinct, in ward, and was refused. Signed, judge or clerk of registration; and may at
any time before the election for which the registration is held present
said certificate to the county court, and apply for registration. It shall
thereupon be the duty of the court to hear his application in a summary
manner; and if the court shall be of opinion that he was entitled to regis-
tration, it shall order the clerk of the court to record his name on the
registration book in like manner as it should have been recorded by the
clerk of registration. Any attorney of the court present may resist said
application; and if no attorney offers to do so, the court shall appoint an
attorney, who shall interrogate the applicant or his witness; provided
that neither party may call more than two witnesses.
§ 11. Any voter in any precinct may, by giving one day's notice to any
person whose name has been registered, move the county court to strike
his name from the register, and both parties may introduce witnesses, not
exceeding two on each side. Any voter may in like manner move the
court, without notice, to strike a name from the register on the ground
that such name is fictitious, and may call two witnesses in support of his
motion; and in either case the court may, if it see proper, direct the clerk
to strike such name from the register by writing opposite it, "Stricken
off" by order of the county court.
§ 12. On the Saturday previous to the first Monday in August, 1876,
and on the juridical day previous to every election to be held, or vote of
the people taken thereafter in the city of Louisville, the clerk of the
county court shall deliver to the clerks of election the registration books
for their several precincts, together with the poll-books required by law
to be furnished, which said registration and poll-books shall be produced
by said clerks at their several precincts when the polls are opened on the
day of the election. At said election to be held in August, 1876, and at
elections or votes of the people thereafter to be held or taken in the city
of Louisville, no vote shall be received unless the name of the person
offering to vote is on the registry provided in this act; and no person whose name is on said registry shall be challenged except upon the ground that he has become disqualified since the registration. Any vote received by the officers of election in contravention of this section shall be void, and shall be rejected from the count in any lawful inquiry into the result of said election. The officers of election shall mark opposite the name of each person voting, in a column to be provided for that purpose, the word "voted."

§ 13. Any person who shall cause himself to be registered in more than one election precinct otherwise than is provided in section 8 of this act, or more than once in the same precinct, or who shall cause himself to be registered knowing that he is not lawfully entitled to registration, and any person who shall aid and abet in the commission of any of said acts, shall be deemed guilty of a misdemeanor, and shall be imprisoned in the county jail not less than two nor more than twelve months.

§ 14. Any officer of registration or other person who shall unlawfully alter any registration book, or add any name thereto, or who shall willfully secrete, suppress, or destroy any such book, or who shall make or aid in making any false or fraudulent registration book, shall be deemed guilty of felony, and shall be confined in the penitentiary not less than one nor more than five years, shall forfeit any office he then holds, and shall forever be disqualified from holding office.

§ 15. Any person who shall willfully make any false statement under an oath duly administered at a registration under this act shall be deemed guilty of perjury, and confined in the penitentiary not less than one nor more than five years.

§ 16. Any person who by himself or in aid of others shall forcibly break up or attempt to break up a registration, or shall forcibly prevent or attempt to prevent any person from approaching or entering the registration room, shall be fined not less than one hundred nor more than five hundred dollars, or imprisoned not less than six nor more than twelve months, or both.

§ 17. No witness shall be excused from testifying before the grand jury, or in any prosecution or indictment under this act, on the ground that his testimony may criminate himself; but no such testimony shall be used against a witness in any prosecution except for perjury.

§ 18. A copy of this act shall be printed in each registration book made under its provisions.

§ 19. The provisions of this act shall only apply to the city of Louisville.

The message of the Governor aforesaid was read as follows, viz:

STATE OF KENTUCKY, EXECUTIVE DEPARTMENT,
FRANKFORT, March 6, 1876.

Gentlemen of the House of Representatives:

The bill which originated in your honorable body, entitled "An act to guard against the abuses of the elective franchise by requiring a registration of voters in the city of Louisville," has been considered by me with that care and attention its importance demands, and a sense of duty compels me to withhold my approval, and return it to you with my objections.

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Questions affecting the construction of the Constitution of the Commonwealth, and the political and civil rights and privileges of citizens, are entitled to the fullest and most deliberate consideration. Upon a correct decision of these the security and harmony of our system of free and popular government mainly depends. Nearly a century ago Lord Holt, an eminent jurist of England, said: "A right that a man has to give his vote at the election of a person to represent him in Parliament, there to concur in making laws which are to bind his liberty and property, is a most transcendant thing." Here, in Kentucky, our highest judicial tribunal, in speaking of the right to vote, has declared that "it is the fundamental right, all other rights, civil and political, depend on the free exercise of this one, and any material impairment of it is, to that extent, a subversion of our political system." (Chrisman vs. Bruce, 1st Duvall.)

The bill under consideration requires a registration of voters in the city of Louisville, and to secure this declares, in section five, that "officers of registration shall attend at the voting places of their respective precincts on the first Monday in July in each year, and on the Tuesday following, from the hours of seven in the morning until six in the evening, and shall record in the registration book, which shall be furnished by the clerk of the county court to each registration clerk, a list of the qualified voters of the precinct: Provided, That if the first Monday falls upon the fourth, then the registration shall be held upon the fifth and sixth days of July. Said list shall be in alphabetical order, and shall show the name of the person registered, the name of the street and number of the house, lodging, or tenement in which he lives, and whether he be white or colored; and if said house, lodging, or tenement be not numbered, the location thereof shall be described on the registration book as accurately as may be, giving the street and between what streets. Every person shall be entitled to be registered who would be entitled to vote at the next ensuing August election; that is to say, every male citizen who, on that day, shall have attained the age of twenty-one years, and shall have resided in the State two years, or in the city one year, and in the precinct sixty days. No person shall be registered who does not personally appear before the officers of the registration."

It also provides, in section eight, that "on the Tuesday next after the first Monday in October, 1876, and on the same day in every second year thereafter, there shall be a registration of persons entitled to vote for President and Vice President and for members of Congress. On the first Wednesday in November in each year there shall be a registration of persons entitled to vote at the ensuing municipal election; and on the first Saturday in April, 1877, and every second year thereafter, there shall be a registration of persons entitled to vote at the ensuing election of magistrates and constables."
It also states, that "at said election, to be held in August, 1876, and at elections or votes of the people thereafter to be held or taken in the city of Louisville, no vote shall be received unless the name of the person offering to vote is on the registry provided in this act."

It is perfectly apparent that this bill prohibits any voter from enjoying the right of suffrage, in the city of Louisville, in any election, from a municipal election to an election of President or member of Congress, unless the name of the person offering to vote has been duly registered on the day fixed for registration.

Whatever may be said in support of a general registration law, applicable to every county, city, and election precinct in the State, I think it is quite clear the bill under consideration cannot be reconciled with the letter or spirit of the Constitution. That instrument declares, section 7, article 13 (Bill of Rights), "that all elections shall be free and equal." If this bill or any of its provisions destroys, or to any material extent interferes with, the freedom and equality of suffrage in the locality where it is designed to operate, it ought not to become a law.

The freedom of elections consists in the security and protection which the Constitution and the laws afford to the voter in the exercise of the right of suffrage. It means that his will shall not be corrupted by bribery or controlled by undue influence, intimidation, or force, but that he shall be at perfect liberty to form his own opinions respecting the person or measure presented for his decision, and shall have the unobstructed right to express those opinions at the polls. While the word "equal," as it appears in the section quoted from the Constitution, may be comprehensive in its meaning, I think it may be said, with a great degree of confidence, that it was intended to secure absolute equality among the voters themselves.

Judge Cooley, in his admirable treatise on Constitutional Limitations, declared, that "all regulations of the elective franchise must be reasonable, uniform, and impartial." These are necessary to a free and equal election.

The section of the Constitution of Kentucky which prescribes the qualification of voters creates a vested right, and invests a qualified voter with a legal franchise, and is as follows: "Every free white male citizen of the age of twenty-one years, who has resided in the State two years, or in the county, town, or city in which he offers to vote one year next preceding the election, shall be a voter; but such voter shall have been for sixty days next preceding the election a resident of the precinct in which he offers to vote, and he shall vote in said precinct and not elsewhere." The framers of the Constitution, and the people when they adopted it, did not consider it proper to leave to the General Assembly the power to prescribe or to define, to any extent, the qualifications of voters. On the contrary, they wisely determined, by the adoption of this section, to place this
important matter beyond the reach and influence of the jealousies and animosities engendered by heated political contests, and embodied in a permanent form in the Constitution itself the entire law on this subject.

It is a well-established rule of construction, the wisdom of which has been justified by long experience, that when the meaning of any one provision of an instrument is obscure, uncertain, or ambiguous, other parts of the same instrument may be resorted to for its illustration, and for the purpose of explaining the ambiguity. If, then, the meaning of this section of the Constitution is at all doubtful, it is perfectly evident that when it is afterwards declared in the Constitution that "all elections shall be free and equal," it is not meant merely that the qualifications of voters shall be equal, because that equality had already been fully secured by the section heretofore quoted. It therefore necessarily means that such voter, who actually possesses the qualifications prescribed by the Constitution, shall be the equal, as regards his right to vote, of any other qualified voter in the State; and if this be the true interpretation of the clause, it follows, inevitably, that when a citizen possesses the prescribed qualifications, and furnishes the same evidence of them which the general laws require other electors to furnish, he has a constitutional right to cast his vote at all elections in which other electors, having the same qualifications, are permitted by law to participate. No other interpretation of this constitutional provision will secure equality and uniformity in the exercise of the right of suffrage; and, in fact, I cannot see how any other interpretation can be rationally given to it.

It is not possible for elections to be free and unobstructed, when a voter is denied the right of suffrage, simply because he was necessarily absent from his precinct, or sick, the only day in which he could have his name registered. Neither is it possible for elections to be equal in any proper sense of the term, when the law so discriminates among the electors as to require a different kind or a higher degree of evidence to establish the qualifications of one than it requires to establish the qualifications of another.

By the general law of the State, when a person offers to vote, and his right to do so is challenged, he may make a statement, upon oath, as to his qualifications; and if it shall appear from such statement that he is qualified, he shall be permitted to vote, unless his right to do so is still disputed by some person present; in which case the officers of the election may hear witnesses, not exceeding two in number, on each side. (Gen. Stat., chapter 33, article 3, section 7.) This law provides a simple, easy, and uniform method of ascertaining the qualifications of voters throughout the State, and under it all elections stand upon a perfect equality. The bill under consideration proposes to have this law in full force
everywhere in the State, except in the city of Louisville, and to require from persons residing in that city a very different kind of evidence of their right to vote from what is required elsewhere; and in case they inadvertently or unavoidably fail to furnish such evidence, it proposes to disfranchise them, while other citizens, possessing no better qualifications than they, are permitted to vote without obstruction. It requires no argument to show that, if the General Assembly can constitutionally enact such a law for a city, it may do so for a single precinct or voting district; and it is equally clear that the power, if it exists, is not limited to the passage of diverse and conflicting registry laws for different parts of the State, but extends as well to the establishment of any other rules and regulations which may be deemed necessary and proper in particular localities. For instance, the General Assembly might provide that the voter's own statement, with or without an oath, should be conclusive evidence of his qualifications in one precinct, while in an adjoining precinct the testimony of a number of witnesses might be required where the voter was challenged; or it might prescribe such a tedious, cumbersome, and expensive method of establishing the citizen's right to vote in some precincts as to amount, practically, to absolute disfranchisement; while in others, more favored by the majority in the law-making department, the pathway to the polls might be left entirely open and free. In short, everything like equality and uniformity in elections might be destroyed by the Legislature, if this bill should become a law, and be established as a precedent.

Again: section 4, article 8, of the Constitution, declares: "The privilege of free suffrage shall be supported by laws regulating elections," &c. It is hardly necessary to discuss herein whether the provisions of the bill that require a voter to register each year before he votes in his precinct, and if he removes to another precinct, to hunt up the registration officers and have written opposite his name "removed," before he can register in the precinct to which he has removed; and if his right to register is denied, that he shall go before the county judge and try the question of his right to register summarily; and if he fails to attend at the place of registration the day prescribed by law, he shall lose his right to vote at the next election, would constitute a law that supports free suffrage. These questions are too clear to need discussion.

Thus far I have considered the bill as to its bearing on the rights of native-born citizens of the United States; yet there is a large number of persons called "unnaturalized foreigners" who annually locate in the city of Louisville, drawn thither by the business and beauty of the city, and by the free suffrage and liberty guaranteed by the Constitution of the Commonwealth, whose rights must also be considered. Foreigners have founded industries, constructed improvements, and added much to the
commerce and wealth, not only of Louisville, but of Kentucky; and the Constitution spreads its broad mantle over them also. They, when naturalized, are immediately entitled to the same rights of citizenship as the native-born Kentuckian, so far as the elective franchise is concerned; yet there is no provision whatever in the bill protecting the foreigner just naturalized; but all persons who, under the acts of Congress upon the subject of naturalization, are admitted to citizenship after the registration day named in the bill, and before the day of election, are disfranchised at that election.

Liberty-loving people should be careful how they tear away the right of suffrage even from the friendless and defenseless immigrant; for if this be accomplished, the time will begin to approach when poor but honest sons of toil will be disfranchised also, and by degrees constitutional rights will be manacled and crushed by the powerful and the arrogant.

Kentucky has had three Constitutions. Each of them declares that "all elections shall be free and equal." We are now in the eighty-fourth year of the existence of the Commonwealth, and throughout all this time the privilege of free suffrage has been supported in all the cities, towns, districts, and counties of our entire State alike, by uniform laws regulating elections. So far as I am informed, there is not a State in this Union where registration of voters is required in a part of the State, and not authorized in other parts of the same State.

While I am as much in favor as any one of correcting all abuses of the elective franchise, I cannot give my approval to special legislation which I regard as both unconstitutional and improper.

The bill is, therefore, respectfully returned for your further consideration.

JAMES B. McCREARY, Governor.

The question was then taken, "Shall the bill pass, the objections of the Governor to the contrary notwithstanding?" and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
John Feland, William B. Lindsay, G. C. Lockhart—4.
Robert E. Grinstead,

Those who voted in the negative, were—
Mr. Speaker (Stone), L. J. Frazee, jr., William A. Moore,
William C. Allen, Joseph A. Gaines, Samuel R. Overstreet,
Marshall Baker, George H. Gardner, J. V. Owen,
William Berkele, John D. Gardner, James M. Payne,
James D. Black, L. E. Green, George W. Pickett,
Mr. Larue, from the Committee on Corporate Institutions, to whom had been referred a bill from the Senate, entitled An act to amend an act, entitled "An act to amend the charter of the Masonic Widows and Orphans' Home and Infirmary," approved March 15th, 1871, reported the same with an amendment thereto.

Said amendment reads as follows, viz:

Insert after the word "Orphans," in the first line of the first section, the word "Home."

Which was adopted.

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

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, William E. Minor,
William Berkele, W. H. Frederick, William A. Moore,
James D. Black, Joseph A. Gaines, Samuel R. Overstreet,
James B. Blue, George H. Gardner, J. V. Owen,
William H. Botts, Zach. T. Heady, Jere. Poor,
James H. Bowden, Allen C. Hagan, John Preston,
Orlando C. Bowles, Richard P. Hocker, David Pryse,
H. H. Brinkley, E. E. Hume, O. C. Richardson, sr.,
Resolved, That the title of said bill be as aforesaid.

The House then took up a joint resolution moved on yesterday by Mr. D. B. Smith, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when this General Assembly adjourns on Monday, the 13th inst., it shall adjourn sine die.

Mr. Grinstead moved that said resolution be adopted.

Mr. Henton moved to postpone the further consideration of said resolution until the 20th inst.

Mr. Treadway moved to lay said resolution on the table.

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. D. B. Smith and Jones, were as follows, viz:

Those who voted in the affirmative, were—

E. A. Coffman, John Ellis, Thomas W. Henton, O. C. Richardson, sr.
S. P. Douthitt, George H. Gardner, Daniel Lary, Green Sterrett.
P. H. Duncan, Zach. T. Heady, John W. Powell.
W. J. Edrington, Thomas W. Henton, O. C. Richardson, sr.
John Feland, Daniel Lary, Green Sterrett.

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, William E. Minor.
The question was then taken on the adoption of the motion as made by Mr. Henton to postpone the further consideration of said resolution until the 20th inst., and it was decided in the negative.

The yeas and nays being required thereon by Messrs. D. B. Smith and Jones, were as follows, viz:

Those who voted in the affirmative, were—

William H. Botts, L. E. Green, J. V. Owen,
James H. Bowden, Zach. T. Heady, John W. Powell,
Pat. Campion, Thomas W. Henton, C. W. Robbins,
S. P. Douthitt, Daniel Lary, Green Sterrett,
John Ellis, William B. Lindsay, Albert A. Stoll,
George H. Gardner,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, William A. Moore,
William C. Allen, John D. Gardner, Samuel R. Overstreet,
Marshall Baker, Robert E. Grinstead, James M. Payne,
William Berkele, Theodore F. Hallam, George W. Pickett,
James D. Black, Allen C. Hagan, Jere. Poor,
James B. Blue, Richard P. Hocker, John Preston,
Orlando C Bowles, E. E. Hume, J. N. Price,
H. H. Brinkley, W. G. Hunter, David Pryse,
Tobias W. Burton, T. J. Jenkins, O. C. Richardson, sr.,
E. A. Coffman, Thomas Johnson, Samuel Russell,
F. G. Cox, Richard P. Hocker, Ben. J. Shaver,
K. R. Culbertson, E. E. Hume, M. M. Sloss,
Thomas J. Drury, Wm. Kitchen, A. H. Smith,
P. H. Duncan, Martin W. LaRue, D. B. Smith,
W. J. Edrington, John Watts Kearny, Richard A. Spurr,
J. H. Emerson, Wm. Kitchen, George R. Snyder,
James Farmer, Wood M. Jones, Ben. J. Shaver,
John Feland, John Watts Kearny, M. M. Sloss,
John M. Fish, Wm. Kitchen, A. H. Smith,
Robert E. Grinstead, Martin W. LaRue, D. B. Smith,
Theodore F. Hallam, William B. Lindsay, George R. Snyder,
Allen C. Hagan, Robert E. Little, Richard A. Spurr,
H. H. Brinkley, Wm. Kitchen, George W. Pickett,
Tobias W. Burton, L. J. Stephenson, Jere. Poor,
E. A. Coffman, Lucien S. Luttrell, John Preston,
F. G. Cox, Bryan S. McClure, Richard P. Stoll,
W. G. Hunter, Matthew McKinney, W. J. Stephenson,
Thomas Johnson, Thomas J. Drury, W. J. Stephenson,
Wood M. Jones, Martin W. LaRue, W. J. Stephenson,
John Watts Kearny, T. J. Megibben, T. J. Megibben,
J. H. Emerson, Wood M. Jones, T. J. Megibben,
James Farmer, John Watts Kearny, T. J. Megibben,
John Feland, Wood M. Jones, T. J. Megibben,
John M. Fish, John Watts Kearny, T. J. Megibben,
Mr. Little 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 said resolution, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Kearny moved to reconsider the vote by which the House adopted said resolution.

Mr. Little moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.
Mr. LaRue moved that there be a committee appointed to report said resolution to the Senate.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Bowles and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, Joseph A. Gaines, Jere. Poor,
Marshall Baker, Robert E. Grinstead, John W. Powell,
James D. Black, Theodore F. Hallam, J. N. Price,
James B. Blue, W. G. Hunter, David Pryse,
James H. Bowden, Wood M. Jones, Samuel Russell,
H. H. Brinkley, John Watts Kezner, Ben. J. Shaver,
Tobias W. Burton, Martin W. LaRue, M. M. Sloss,
K. R. Culbertson, G. C. Lockhart, A. H. Smith,
J. H. Emerson, Lucien S. Luttrell, D. B. Smith,
John Feland, Bryan S. McClure, Richard P. Stoll,
John M. Fish, T. J. Megibbon, W. J. Taylor,
A. J. Fleming, William A. Moore, G. W. Winns,
W. H. Frederick, James M. Payne,

Those who voted in the negative, were—

Mr. Speaker (Stone), James Farmer, Daniel Larry,
William Berkele, Joshua G. Ford, W. Jeff. Lee,
William H. Botts, George H. Gardner, William B. Lindsay,
Orlando C. Bowles, John D. Gardner, William E. Minor,
Pat. Campion, L. E. Green, John Preston,
E. A. Coffman, Zach. T. Heady, O. C. Richardson, sr.,
F. G. Cox, Thomas W. Henton, C. W. Robbins,
G. W. Craddock, Allen C. Hagan, George R. Snyder,
S. P. Douthitt, Richard P. Hocker, Richard A. Spurr,
Thomas J. Drury, T. J. Jenkins, L. J. Stephenson,
W. J. Edrington, Thomas Johnson, Green Sterrett,

The Speaker then appointed Mr. LaRue a committee to report said resolution to the Senate.

Who retired, and, after a time, reported that he had discharged that duty.

A message was received from the Governor, by Mr. T. S. Bronson, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Elias Dorsey's estate.
An act for the benefit of sundry common school districts of Pulaski county.
An act to authorize the county of Pulaski to issue bonds to raise money to build a jail.

An act for the benefit of school district No. 42, Muhlenburg county.

An act for the benefit of Hart county.

An act for the benefit of the assessor of Fulton county.

An act changing the boundary of the town of Georgetown, Scott county.

An act to authorize the Martin county court to issue bonds for the purpose of erecting and repairing public buildings in said county, and providing for the payment of the same.

An act to amend the several acts in relation to the town of Winchester.

An act for the benefit of John W. Mills, of Adair county.

An act legalizing a vote taken by the voters of Falmouth; in Pendleton county, on the 13th day of February, 1875, authorizing the board of trustees of said town guaranteeing the payment of interest on twenty-five thousand dollars bonds issued by the Covington, Flemingsburg, and Pound Gap Railroad Company.

An act for the benefit of C. K. Oldham, late sheriff of Madison county.

An act for the benefit of R. L. McElroy, late trustee of school district No. 16, of Marion county.

An act to create an additional voting place in the fifth magisterial district of Kenton county.

An act to amend the charter of the town of Caseyville, Union county.

An act to incorporate the town of Shiloh, in Calloway county.

An act for the benefit of the Bloomfield and Springfield Turnpike Road Company.

An act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington.

An act to amend the charter of Caseyville.

An act to incorporate the Antioch and Hustonville Turnpike Road Company.

An act for the benefit of the sheriff of Warren county.

An act to amend an act, entitled “An act to prohibit the sale of spirituous liquors in the town of Caverna,” approved February 27, 1873.
An act to incorporate the Baptist Church of New Liberty, Owen county.

An act to fix the time of holding the quarterly courts in Muhlenburg county.

An act to incorporate the Fifth Presbyterian Church, Louisville.

An act to authorize the board of council of Franklin to issue bonds, and provide for the payment of the same.

An act to change the boundary line of magisterial districts Nos. 2 and 3, in Kenton county.

An act concerning administrators and executors.

An act to incorporate Olive Lodge, No. 24, Knights of Pythias, of Carrollton.

An act to amend the charter of the town of Franklin, approved December 18th, 1867.

An act legalizing an order of the Martin county court of claims, and authorizing said court to levy an ad valorem tax on said county.

An act to incorporate Gray Lodge of the Independent Sons of Honor.

An act repealing third section of an act, entitled "An act creating the office of the town marshal of Independence, in Kenton county, and concerning the police laws of said town."

An act to incorporate the State Bank of Louisville.

An act for the benefit of the Alexandria and Persimmon Grove Turnpike Company, of Campbell county.

An act to amend the charter of Bardstown, regulating the fees of the police judge of said town.

An act to amend an act approved March 14th, 1871, entitled "An act to incorporate the Iron Works Turnpike Road Company."

An act to amend the charter of the Kenton Station Turnpike Road Company, in Mason county.

An act for the benefit of the Headquarters and Steele's Run Turnpike Road Company.

An act to incorporate the Mattie Hays Boat Club, of Louisville.

An act to amend the charter of the city of Covington.

An act to incorporate the town of Whitesburg, in Letcher county.

An act to charter the Southern Kentucky Orphan Asylum.

The hour of 12 o'clock, M., having arrived, Mr. Preston, from a Special Committee, to whom was referred a bill from the Senate, with the privilege of reporting at this hour, reported a bill, entitled
An act regulating practice in civil cases,
With an amendment.
Mr. Bowles moved the previous question.
And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.
Mr. Bowles then moved the adoption of the amendment.
Mr. Lockhart then demanded a division of the question.
The question being divided into four separate parts, the question was taken upon each part separately, and it was decided in the affirmative.
And so said amendment was adopted.
Mr. Bowles moved that the bill be ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Bowles moved that the reading of said bill be by its title.
Mr. Hallam moved that the third reading of the bill be dispensed with.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

William Berkele, W. G. Hunter, George R. Snyder,
H. H. Brinkley, John Watts Kearny, L. J. Stephensen,
John M. Fish, Robert E. Little, Albert A. Stoll,
Thomas W. Henton,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John Feland, William A. Moore,
Marshall Baker, L. J. Frazee, jr., J. V. Owen,
William Berkele, Joseph A. Gaines, Jesse Poor,
James D. Black, George H. Gardner, John W. Powell,
James H. Bowden, John D. Gardner, John Preston,
Orlando C. Bowles, Theodore F. Hallam, O. C. Richardson, sr.,
Tobias W. Burton, Zach. T. Heady, Samuel Russell,
E. A. Coffman, Richard P. Hocker, Ben. J. Shaver,
F. G. Cox, T. J. Jenkins, M. M. Sloss,
G. W. Craddock, Martin W. LaRue, George R. Snyder,
K. R. Cubertson, Daniel Lary, Green Sterrett,
S. P. Douthitt, William B. Lindsay, Richard P. Stoll,
Thomas J. Drury, G. C. Lockhart, W. J. Taylor,
W. J. Edrington, Lucien S. Luttrell, G. W. Winsn,
John Ellis, T. J. Megibben, Chas. H. Wood—46.

Those who voted in the negative, were—

William C. Allen, E. E. Hume, Samuel R. Overstreet,
H. H. Brinkley, W. G. Hunter, James M. Payne,
P. H. Duncan, Thomas Johnson, George W. Pickett,
J. H. Emerson, Wood M. Jones, J. N. Price,
John M. Fish, John Watts Kearny, David Pryse,
A. J. Fleming, Wm. Kitchen, C. W. Robbins,
W. H. Frederick, W. Jeff. Lee, A. H. Smith,
L. E. Green, Robert E. Little, D. B. Smith,
Robert E. Grinstead, Bryan S. McClure, L. J. Stephenson,
Thomas W. Henton, William E. Minor, Albert A. Stoll—80.

Resolved, That the title of said bill be as aforesaid.

Mr. Feland moved to reconsider the vote by which said bill was passed.

Mr. Frazee moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Preston, from the same committee, to whom was referred a bill from the Senate, entitled
An act regulating practice in criminal cases,
Reported the same with an amendment.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with.

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

Mr. Bowles moved to reconsider the vote by which the bill passed
this House.

Mr. Feland moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was
decided in the affirmative.

Bills were reported by the several committees, who were directed to
prepare and bring in the same, of the following titles, viz:

By Mr. Grinstead, from the Committee on County Courts—
A bill to authorize the Boyd county court to purchase the Ashland
and Catlettsburg Turnpike.

By same—
A bill to amend chapter 42, title "Ferries," General Statutes.
By Mr. Russell, from the Committee on Circuit Courts—
A bill to legalize certain orders of the Hardin county court.
By same—
A bill to prohibit the county judge of Hardin county from issuing
license to any citizen of Westpoint district, in Hardin county, to sell
spiritsuous, vinous, or malt liquors.

By Mr. David Pryse, from the Committee on Internal Improve
ment—
A bill declaring Rockcastle river a navigable stream.
By Mr. Payne, from the Committee on Propositions and Griev
ances—
A bill for the benefit of the sheriff of Laurel county.
By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of Perry A. Cline, sheriff of Pike county.
By Mr. Richard P. Stoll, from the Committee on Corporate Institu
tions—
A bill to incorporate the Tollsboro Cemetery, of Lewis county.
By same—
A bill to amend the act, entitled "An act to incorporate the Cath
olic Cemetery, of Lexington."
By Mr. Minor, from the Committee on Internal Improvement—
A bill to incorporate the Elliston Station and Collins' Mill Turnpike Road Company, in Grant county.

By Mr. Craddock, from the Committee on Court of Appeals—
A bill to regulate the time of holding the criminal courts in Grant, Henry, Owen, and Boone counties.

By Mr. Hume, from the Committee on Banks—
A bill to incorporate the Bank of Adairville, of Logan county.

By Mr. Grigsby, from the Committee on Education—
A bill to incorporate the Lewisburg High School.

By Mr. Kearney, from the Committee on Ways and Means—
A bill to prevent stock from running at large on any highway in the fourth district of Shelby county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend the charter of the city of Louisville.

By Mr. Snyder, from the Committee on Railroads—
A bill regulating the manner of voting in Bourbon county on the question of tax for subscription to railroad companies.

By Mr. Campion, from the Committee on County Courts—
A bill to incorporate the Bricklayers' Union, No. 4, of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Jones, from the Committee on Moral and Religious Institutions—
An act to authorize the people of the Staffordsburg precinct, in Kenton county, to vote on the question as to whether spirituous liquors shall be sold in said precinct.
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

An act to amend an act, entitled "An act to amend and reduce into one the several acts in regard to the town of Vanceburg, in Lewis county."

By Mr. Grinstead, from the Committee on County Courts—

An act to change the time of holding the Ballard county court.

By Mr. Campion, from the same committee—

An act to authorize the judge of the Lincoln county quarterly court to appoint a clerk of his court.

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to continue ten years longer an act, entitled "An act to amend the charter of the town of Hustonville and amendments thereto," approved March 13th, 1872.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Treadway moved the following joint resolution, viz:

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor of this Commonwealth be, and he is hereby, directed to procure from the War Department of the United States Government copies of the military rolls of the Kentucky troops who served in the Mexican War. The sum of three hundred dollars is hereby appropriated for the purposes herein specified, and on the Governor's order to that effect the Auditor is directed to draw his warrant on the Treasurer for that sum, or so much thereof as the Governor may direct. This resolution to take effect from its passage.

Which was twice read.

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

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, James M. Payne,
William C. Allen, L. E. Green, George W. Pickett,
Marshall Baker, J. Warren Grigsby, Jere. Poor,
William Berkele, Robert E. Grinstead, John W. Powell,
Those who voted in the negative, were—


On motion of Mr. Preston, a committee, consisting of the soldiers in the Mexican war members of the House of Representatives, were appointed to report said resolution to the Senate, as follows, viz: Messrs. Preston, Treadway, Allen, Overstreet, and Taylor.

Who, after a time, returned and reported that they had performed that duty.

The House took up a bill from the Senate, entitled
An act to amend the charter of the city of Ludlow.

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being 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 bills of the following titles, viz:

1. An act regulating tax on circuses, menageries, theatres, &c., in Kentucky.

2. An act to amend an act, entitled "An act incorporating the Winchester and Kentucky River Turnpike Road Company."

3. An act to authorize school district No. 52, in Pendleton county, to levy an additional tax for school purposes.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

**Ordered.** That said bills be referred—the 1st to the Committee on Ways and Means; the 2d to the Committee on Internal Improvement, and the 3d to the Committee on Education.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act to incorporate the Ancient Order of United Workmen"
An act to incorporate Guthrie City, in Todd county.
An act to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county."
With amendments to the last two named bills.
Which were concurred in.

A message was also received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to amend section 6, chapter 75, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties.
With an amendment thereto.
Which amendment was twice read.

Mr. Grinstead required a division of the question.
The same being susceptible thereof, it was divided into three parts, numbered respectively 1, 2, and 3.

The question was then taken on the adoption of the first division thereof, and it was decided in the affirmative.
The question was then taken on the adoption of the second division thereof, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. Warren Grigsby, C. W. Robbins,
Marshall Baker, Theodore F. Hallam, Samuel Russell,
James D. Black, E. E. Hume, Ben. J. Shaver,
James B. Blue, John Watts Kearny, M. M. Sloss,
Orlando C. Bowles, Martin W. LaRue, A. H. Smith,
Tobias W. Burton, W. Jeff. Lee, D. B. Smith,
James W. Chowning, William B. Lindsay, George R. Snyder,
Those who voted in the negative, were—

William C. Allen,
William Berkle, 
H. H. Brinkley, 
Pat. Campion, 
G. W. C addock, 
K. R. Culbertson, 
P. H. Duncan, 
W. J. Edrington, 
John M. Fish,
A. J. Fleming,
Joseph A. Gaines,
Robert E. Grinstead,
Richard P. Hocker, 
W. G. Hunter, 
Daniel Lary, 
Lucien S. Luttrell, 
T. J. Megibben,
Richard A. Spurr,
L. J. Stephenson,
Green Sterrett, 
Albert A. Stoll, 
W. J. Taylor, 
G. W. Winns, 
Chas. H. Wood—42.

The question was then taken on concurrence in the third division thereof, and it was decided in the affirmative.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:

An act for the benefit of the sureties of A. C. Bowman, late sheriff of Breathitt county.

An act to exempt certain benevolent and charitable associations from the operation of the general life insurance laws of this Commonwealth.

An act to tax public exhibitions in the town of Ashland for the benefit of the common schools of the town.

An act to amend the charter of the town of Berlin, approved March 15, 1869, in Bracken county.

An act to incorporate the Louisville Bank of Commerce.

An act for the benefit of Alexander Deatoa, former sheriff of Breathitt county.

An act for the benefit of D. F. Smith, of Warren county.

An act for the benefit of Jane Thompson, of Boyd county.

An act to incorporate the Three Forks of Grass Creek, Knoxville and Dry Ridge Turnpike Road Company, in Pendleton and Grant counties.

An act to reduce into one all the acts relating to the city of Owensboro.
Resolution authorizing the appointment of a joint committee to take into consideration all matters relative to the registration of births, deaths, and marriages.

A message was also received from the Senate, announcing that they had concurred in amendments of this House to bills, which originated in the Senate, of the following titles, viz:

An act regulating practice in civil cases.
An act regulating practice in criminal cases.

The House then took up and concurred in an amendment proposed by the Senate to a bill, which originated in the House of Representatives, entitled

An act to amend an act, entitled “An act to charter the Mechanics' Bank of Paducah,” approved February 7, 1867.

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to regulate the sale of spirituous, vinous, and malt liquors in the town of Madisonville, Hopkins county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Kearny moved to reconsider the vote by which the House passed said bill.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Hallam, from the Committee on Banks, to whom was referred a bill from the Senate, entitled

An act to incorporate the Bank of J. B. Wilgus & Co., of Lexington,

Reported the same with two amendments, numbered respectively 1 and 2.

The first amendment was twice read.
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. Hallam and Lindsay, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


The second amendment was twice read.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being 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 adopted a joint resolution, which originated in the House of Representatives, entitled

Resolution directing the Governor to procure from the War Department of the United States Government copies of the military rolls of Kentucky troops who served in the Mexican war.
Mr. Hume, from the Committee on Banks, who were directed to prepare and bring in the same, reported a bill, entitled A bill to incorporate the Union Bank of Louisville.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Russell moved the following amendment to said bill, viz:

Amend by adding to section 4, the following, viz: "And the promissory notes made negotiable and payable at its banking-house, or at any bank, and inland bills which may be discounted by it, shall be, and they are hereby, put upon the same footing of foreign bills of exchange, and like remedy may be had thereon, jointly and severally, against the drawers and indorsers.

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. Russell and A. H. Smith, were as follows, viz:

Those who voted in the affirmative, were—


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 and the constitutional provision as to the 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.

At 9:35 o'clock, P. M., Mr. Little moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And then the House adjourned.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of George W. Pickett, late sheriff of Adair county.

An act for the benefit of W. E. Clelland, late sheriff of Mercer county.

An act to protect game and to punish trespass on land in Adair county.

An act to prevent the destruction by cattle or other stock of willows and small trees growing and being planted on the banks of the Ohio river in Trimble and Oldham counties, and part of Carroll county.

An act for the benefit of the Dix River and Lancaster Turnpike Road Company.

An act to amend the charter of the Lexington and Georgetown Turnpike Road Company.

An act for the benefit of W. M. Kirby, sheriff of Garrard county.

An act granting the trustees of the town of Ghent, in Carroll county, the right to establish and maintain a ferry on the Ohio river at said town.

An act to incorporate the Kentucky Infirmary for Women and Children.


That they had concurred in the amendment of this House to a bill that originated in the Senate, entitled

An act to protect game and small birds, and to punish trespass.

That they had adopted a joint resolution, which originated in the House of Representatives, entitled

Resolution providing for an adjournment sine die on the 13th inst.,

With an amendment, as follows, viz:

Strike out "13th" in said resolution, and insert in lieu thereof "20th."
Mr. Snyder moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.
Mr. Albert A. Stoll moved to reconsider the vote by which the main question was ordered.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
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. LaRue and Hunter, were as follows, viz:

Those who voted in the affirmative, were—

| Orlando C. Bowles | L. E. Green | C. W. Robbins |
| Pat. Campion | Zach. T. Heady | Thomas H. Shanks |
| G. W. Craddock | Richard P. Hocker | Ben. J. Shaver |
| S. P. Douthitt | Thomas Johnson | A. H. Smith |
| Thomas J. Drury | Daniel Lary | George R. Snyder |
| P. H. Duncan | W. Jeff. Lee | Richard A. Spurr |
| W. J. Edington | William B. Lindsay | John A. Steele |
| John Ellis | Matt. McKinney | L. J. Stephenson |
| J. H. Emerson | Jere. Poor | Green Sterrett |
| James Farmer | John W. Powell | Robert Sterrett |
| Joshua G. Ford | John Preston | Albert A. Stoll |
| George H. Gardner | David Pryse | E. B. Treadway |
| John D. Gardner | O. C. Richardson, sr. | G. W. Wins—39 |

Those who voted in the negative, were—

| Mr. Speaker (Stone) | A. J. Fleming | Bryan S. McClure |
| William C. Allen | L. J. Frazee, jr. | T. J. Megibben |
| Marshall Baker | Joseph A. Gaines | William A. Moore |
| William Berkele | J. Warren Grigsby | Samuel R. Overstreet |
| James D. Black | Robert E. Grinstead | J. V. Owen |
| James B. Blue | E. E. Hume | James M. Payne |
| James H. Bowden | W. G. Hunter | George W. Pickett |
| H. H. Brinkley | Wood M. Jones | J. N. Price |
| Tobias W. Burton | John Watts Kearny | Samuel Russell |
| James W. Chowning | Wm. Kitchen | M. M. Sloss |
| F. G. Cox | Martin W. LaRue | D. B. Smith |
| K. R. Culberston | Robert E. Little | Richard P. Stoll |
| John Feland | G. C. Lockhart | W. J. Taylor |
| John M. Fish | Lucien S. Luttrell | Charles H. Wood—42 |

And so the House refused to concur in said amendment.
Messrs. Grigsby and LaRue were appointed a committee to inform the Senate of the action of the House thereon.
Who retired, and, after a time, returned and reported that they had performed that duty.
The following remonstrance and petition were presented, viz:

By Mr. Grigsby—
1. The remonstrance of sundry citizens of Shelby City, against modification of section 12 of the charter of said city.

By Mr. Kearny—
2. The petition of sundry citizens of Louisville, praying for the abolition of lotteries in this State.

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

Mr. Payne moved to reconsider the vote by which this House concurred in an amendment proposed by the Senate to a bill, which originated in the House of Representatives, entitled

An act to amend section 6, chapter 75, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act to prohibit the sale of spirituous, vinous, or malt liquors within two miles of Corinth Church, in Grant county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

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

1. An act regulating the holding of circuit and criminal courts in the sixteenth judicial district.

2. An act to regulate the holding of the chancery, criminal, and circuit courts at Alexandria, in Campbell county, in the twelfth judicial district.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be referred to the Committee on Circuit Courts.

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

On motion of Mr. Lee—
1. A bill to incorporate the town of Lebanon Junction, in Bullitt county.

On motion of Mr. Bowles—

On motion of Mr. Megibben—
3. A bill to direct the purchase of Trimble's Digest.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st; the Committee on Claims the 2d, and the Committee on the Judiciary the 3d.

Leave of absence, indefinitely, was granted Messrs. Shanks and Hallam.

On motion, the House took up from the orders of the day a bill, entitled
A bill to amend chapter 90, General Statutes, title "Public Printing and Binding."

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, A Public Printer shall be elected by a joint ballot or vote of the two Houses of the General Assembly, at its present session, and biennially thereafter, who shall continue in office two years from and after the first Monday in August next succeeding his election; and if, from any cause, a vacancy shall occur in the office in the recess of the General Assembly, it shall be the duty of the Governor to appoint some proper person to discharge his duties for the remainder of the term.

§ 2. Before entering upon the duties of his office, the Public Printer shall execute a covenant with two or more sureties, to be approved by the Governor, conditioned for the faithful execution of the public printing and binding; and the preservation and return of any material furnished him; and he shall moreover take the oaths prescribed by the Constitution. The covenant and a certificate, showing that said oath has been taken, shall be deposited in the office of the Auditor of Public Accounts for safe-keeping.

§ 3. The Public Printer shall keep his office and execute his work at the seat of government; and shall publish a newspaper of not less than weekly issue.

§ 4. He shall insert the words "Public Property" in and upon all books printed and bound for the State.

§ 5. He shall do all the public printing, including stereotyping, lithography, and engraving, and all the public binding required by either House of the General Assembly, by the heads of the several departments
§ 6. He shall also insert, in a prominent place in his newspaper, for the period ordered, the Governor's proclamations, the general election returns, advertisements for the sale of non-residents' lands, and such other advertisements as the several departments of the State Government are required to publish in a public journal or journals, for which advertising he shall receive payment at a rate not greater than the published rates of said paper as charged other advertisers.

§ 7. He shall receive for the public printing done by him the same compensation as is prescribed by the several laws in force at the time of the enactment of the General Statutes, approved April 23, 1873; and payments shall be made to him upon the verification of his accounts in the manner prescribed in said laws. For the public binding executed by him, he shall receive the same compensation as was prescribed by law prior to the passage of the act, entitled "An act to authorize the Auditor of Public Accounts to contract with the Public Binder for the binding of the public books," approved January 26, 1865, the same being at a rate of compensation 33 per cent. less than was then allowed by law.

§ 8. Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 12 of chapter 90, General Statutes, title "Public Printing and Binding," are hereby repealed.

§ 9. Sections 11, 13, 14, 15, 16, 17, 18 and 19 of said chapter are hereby amended by substituting the words "Public Printer" for the words "Contractor for the Public Printing and Binding" wherever the latter occurs, but otherwise to remain in full force.

§ 10. All acts or parts of acts in conflict herewith are hereby repealed.

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

Mr. Botts' amendment reads as follows, viz:

That no officer of this State shall be directly or indirectly interested in the public printing for the State.

And the question being taken on the adoption of the amendment as offered by Mr. Botts, it was decided in the negative.

The yeas and nays being required thereon by Messrs. A. H. Smith and Green, were as follows, viz:

Those who voted in the affirmative, were—

Marshall Baker, W. J. Edrington, W. Jeff. Lee,
William Berkele, John Feland, Robert E. Little,
James B. Blue, John M. Fish, Bryan S. McClure,
Orlando C. Bowles, George H. Gardner, James M. Payne,
H. H. Brinkley, L. E. Green, John W. Powell,
Tobias W. Burton, Zach. T. Heady, O. C. Richardson, sr.,
Thomas J. Drury, Richard P. Hocker, A. H. Smith,

Those who voted in the negative, were—

Mr. Speaker (Stone), W. G. Hunter, John Preston,
William C. Allen, Thomas Johnson, J. N. Price,
James D. Black, Wood M. Jones, Samuel Russell,
Pat. Campion, John Watts Kearny, Thomas H. Shanks,
James W. Chowning, Martin W. LaRue, Ben. J. Shaver,
Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Mr. Kearny moved to reconsider the vote by which the House passed said bill.

Mr. Grigsby moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

On motion, the House then took up from the orders of the day a bill, entitled

A bill to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint a clerk.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Little moved that said bill be printed and take precedence in the orders of the day on Friday, the 10th inst.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Russell moved to amend said bill by excepting from the provisions thereof the county of Jefferson.

Mr. Hume moved to amend said amendment by including the county of Anderson.
Mr. Owen moved to lay said bill and amendments on the table.

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. Grigsby and Pickett, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John Feland, J. V. Owen, Richard P. Stoll—7.
P. H. Duncan, E. E. Hume, William C. Allen, W. H. Frederick, Samuel R. Overstreet,
James Farmer, Joseph A. Gaines, James M. Payne, George H. Gardner, George W. Pickett,
William Baker, John D. Gardner, Jere. Poor, William Berkele, L. E. Green, John W. Powell,
James D. Black, J. Warren Grigsby, John Preston, James H. Bowden, Robert E. Grinstead, J. N. Price,
James B. Blue, Zach. T. Heady, David Pryse, James H. Brinkley, Richard P. Hocker, O. C. Richardson, er.,
James H. Bowden, W. G. Hunter, C. W. Robbins, Orlando C. Bowles, T. J. Jenkins, Samuel Russell,
H. H. Brinkley, Thomas Johnson, Ben. J. Shaver, Tobias W. Burton, Wood M. Jones, M. M. Sloss,
Pat. Campion, John W. Chowning, G. W. Frederick, Samuel R. Overstreet,
E. A. Coffman, Marshall Baker, Joseph A. Gaines, James M. Payne,
F. G. Cox, George H. Gardner, George W. Pickett,
G. W. Craddock, John D. Gardner, Jere. Poor,
K. R. Culbertson, L. E. Green, John W. Powell,
S. P. Bouthitt, John Preston, James D. Black, J. N. Price,
Thomas J. Drury, J. H. Smith, W. J. Edrington, George R. Snyder,
John Ellis, Bryan S. McClure, Bryan S. McClure, Richard A. Spurr,
J. H. Emerson, John W. Friend, T. J. Megibben, John A. Steele,
John M. Fish, William B. Lindsay, L. J. Stephenson, Green Sterrett,
A. J. Fleming, G. C. Lockhart, Robert Sterrett, Bryan S. McClure,
Joshua G. Ford, Lucien S. Luttrel, Albert A. Stoll, Bryan S. McClure,
L. J. Frazee, jr., W. H. Frederick, W. J. Taylor, Samuel R. Overstreet,
Mr. Grigsby 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. Hume to the amendment of Mr. Russell, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Marshall Baker, John M. Fish, Bryan S. McClure, Samuel R. Overstreet,
James D. Black, W. H. Frederick, Samuel R. Overstreet,
Those who voted in the negative, were—


The question was then taken on the adoption of the amendment offered by Mr. Russell, and it was decided in the affirmative.

Mr. Sloss moved that the rule of the House and the constitutional provision be dispensed with, and that said bill be read a third time.

And the question being taken on the adoption of said motion, it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Mr. Speaker (Stone), William Feland, William A. Moore,
William C. Allen, John M. Fish, J. V. Owen,
William Berkele, E. E. Hume, Richard A. Spurr,
James B. Blue, Thomas Johnson, John A. Steele,
K. R. Culbertson, Robert E. Little, L. J. Stephenson—17,
P. H. Duncan, G. C. Lockhart.

Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill supplementary to the act to adopt the General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Kentucky Grangers' Mutual Benefit Society.
An act to amend the charter of the town of Adairville, in Logan county.
An act for the benefit of the common schools in Barren county.
An act to regulate tolls on turnpike roads in Owen county.
An act to reduce into one, amend, and digest the acts and amendatory acts incorporating the city of Mt. Sterling.
An act concerning judicial sales of the property and franchises of railroad and turnpike corporations.

An act to authorize the sale of the property in Barbourville, known as the Baptist Church and school property.

An act to incorporate the New Providence or Eldorado and Western Turnpike Road Company.

An act to amend section 10, article 2, chapter 27, General Statutes.

An act to amend an act, entitled “An act to incorporate the Stony Point and Leamond's Mills Turnpike Road Company, of Bourbon county.”

An act for the benefit of the common schools in Grayson county.

An act to authorize the judge of the Mason quarterly court to appoint the clerk of said court.

An act to incorporate the Union Library Association of the town of Union, Boone county.

An act to define the jurisdiction of the police judge of the town of Cromwell, Ohio county.

An act for the benefit of common school district No. 22, Webster county.

An act in aid of common school districts Nos. 62 and 67, Hopkins county.

An act to amend the charter of the town of Glenville, in Adair county, approved March 25, 1872.

An act for the benefit of the common school commissioner of Hopkins county.

An act to fix the tax on real and personal estate at forty cents on the one hundred dollars in value thereof.

An act to continue in force an act, entitled “An act authorizing the county court of Washington county to increase the county levy,” approved January 22, 1874.

An act to incorporate Owen Lodge, No. 85, I. O. O. F.

An act for the benefit of Thomas Ballou, of Pulaski county.

An act to give the assessor further time to list the property in McLean county.

An act for the benefit of G. W. Pickett, of Adair county.

An act to regulate the purchase or sale of scrap-iron, old metals, or second-hand furniture, in certain counties in this State.

An act for the benefit of the assessor and clerk of Gallatin county.

An act to incorporate the Breckenridge Literary and Library Association, of Owingsville, Bath county.
An act authorizing the appointment of commissioners to ascertain and mark the line between the counties of Fayette and Scott.

An act to incorporate the Ludlow, West Covington, and Suspension Bridge Street Railway Company.

An act to incorporate the Odd Fellows’ Funeral Aid Association, of Maysville.

An act to protect sheep in Kenton county.

An act to amend an act, entitled “An act to incorporate the Shelbyville and Bardstown Turnpike Company.”

An act to incorporate the Farmers’ Deposit Bank of Cynthiana.

An act to revise and amend the charter of the city of Dayton, Campbell county.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Carlisle Callum, of Greenup county;

An act to amend the charter of the Athens and Walnut Hill Turnpike Company;

An act to incorporate the town of Burlington, in Boone county;

An act to incorporate the Court Street Baptist Church, Bowling Green;

An act to empower John D. Mourning, judge of the Adair county court, to appoint a clerk of his court;

An act to incorporate Hico Lodge, No. 372, Free and Accepted Masons, Calloway county;

An act to provide for adjusting conflicting titles to Mineral Spring, in Boone county;

An act to amend an act, entitled “An act to amend an act, entitled ‘An act to amend and reduce into one the several acts in relation to the town of Greenupsburg;’”

An act to amend the charter of the city of Louisville, and directory to the Board of Commissioners of Public Charities of said city;

An act to incorporate the Zoological Garden Association of Jefferson county;

An act to incorporate the Fox Creek and Washington County Turnpike Company;

An act for the benefit of Joel F. Reed, sheriff of Estill county, and his securities on his bonds for the years 1873–4;

An act to incorporate the Bath County Agricultural and Mechanical Association;
An act to incorporate the Mount Tabor Church and Burial Grounds, in Lewis county;
An act for the benefit of W. W. Cox, late sheriff and present and late county and quarterly court judge of Morgan county.
An act to authorize the county courts to establish work-houses, and to provide for the confinement therein of persons adjudged guilty of misdemeanors;
 Also enrolled bills, which originated in the Senate, of the following titles, viz:
 An act to amend an act, entitled "An act to change the time of holding the circuit, criminal, and chancery courts of the 12th judicial district," approved 16th April, 1873;
 An act to establish the seventeenth circuit court judicial district;
 An act to amend an act, entitled "An act to incorporate the town of Fulton, in Fulton county," approved February 8th, 1872;
 An act to amend the charter of the town of Hustonville;
 An act directing and authorizing the clerk of the Daviess circuit court to docket common law causes and criminal and penal causes pending, or which shall hereafter be pending, in the Daviess circuit court;
 An act to amend, revive, and extend an act, entitled "An act to incorporate the city of Mayfield," approved March 25th, 1873;
 An act to amend the charter of the Louisville and Nashville Railroad Company;
 And had found the same truly enrolled.
 Whereupon the Speaker affixed his signature thereto.
 Ordered, That Mr. J. N. Price inform the Senate thereof.
 Mr. Hocker, from the special committee, to whom former bills on the same subject had been committed, reported a bill, entitled
 Which, without being read, passed into the orders of the day.
 The hour of 12 o'clock, M., having arrived, the House took up from the orders of the day, and proceeded to the further consideration of a bill, entitled
 A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State.
 Said bill reads as follows, viz:
§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Governor of the State, the Commissioners of the Sinking
Fund, and their successors in office, together with three persons, citizens
of Kentucky, to be designated by the Governor and approved by the said
Commissioners, be, and are hereby, created a commission, to be known as
"The Board of Commissioners for the Improvement of the Navigable
Rivers of Kentucky."
§ 2. That said Board of Commissioners shall have their first meeting in
Frankfort on the day of , and shall meet there-
after at such time and place as may be determined upon by said board.
§ 3. Said board shall elect a competent engineer, who shall be paid the
sum of not exceeding one hundred and fifty dollars per month, or at that
rate, for his services while actually employed; also a secretary, who shall
be paid the sum of four dollars per day of actual service rendered; and
the Commissioners of the board shall be paid their actual expenses and
subistence when on duty.
§ 4. The said board is hereby authorized to make a contract with the
keeper of the penitentiary for the hiring of not less than one hundred and
not more than four hundred convicts, at a rate of payment not to exceed
fifteen cents per day for each convict; and said board shall, from and
after said hiring, become responsible for the safe-keeping, guarding,
feeding, clothing, medical treatment, and general care of said convicts,
and the keeper of the penitentiary be, and is, relieved from all responsi-
ability and expense during the time of said hiring: Provided, however,
That nothing in this section shall be so construed as to relieve said keeper
from the provisions of section 4, article 15, of the General Statutes.
§ 5. The keeper of the penitentiary shall make out duplicate descrip-
tive lists of each convict hired under the provisions of this act, which
shall be signed by said keeper and the president of the said Board, one copy
to be kept by said keeper and one copy to be kept by said president.
§ 6. The board shall then proceed to use and employ the convicts so
contracted for in building locks and dams upon the Kentucky and Tradew-
water rivers. One third of the convicts shall be assigned to the works
on the Tradewater river, and the remainder to those on the Kentucky
river; the existing locks and dams on Kentucky river shall be repaired
first, and then necessary locks and dams shall be constructed, beginning
next above dam and lock No. 5.
§ 7. That for repairing and building the said works on the Kentucky
river, and paying its proportionate part of the cost of hiring, clothing,
feeding, guarding, and caring for the convicts hired, and to pay engineer
and secretary, the sum of fifty thousand dollars per annum for two years
is hereby appropriated, out of any money in the Treasury not otherwise
appropriated.
§ 8. That for building the said works on Tradewater river, and paying
its proportionate part of the cost of hiring, clothing, feeding, guarding,
and caring for the convicts hired, and to pay engineer and secretary, the
sum of fifteen thousand dollars per annum for two years is hereby appro-
priated, out of any money in the treasury not otherwise appropriated; and
the Auditor of Public Accounts is hereby authorized and directed to draw
his warrant upon the Treasury for the amounts named in sections 7 and 8
of this act, when required so to do by said board, in writing, approved
by the Governor.
§ 9. That immediately upon the completion of the works upon Tradew-
water, said commissioners shall transfer the convicts from Tradewater to
Licking river, and shall proceed to build upon Licking river locks and
dams, beginning at Three Mile Riffle, above its mouth, and continue the
same to as near its source as may be advisable and practicable, using
therefore any money which may remain out of the above appropriations; also any money which may be collected as tolls at the locks built upon Kentucky and Tradewater rivers, as provided for in this act.

§ 10. Land containing necessary stone and timber for said works, or as sites for said locks and dams, may be acquired by said board by purchase or gift, or by proper proceedings, in the name of the Commonwealth, by writ of ad quod damnum; and said commissioners shall make contracts for the construction of said works: Provided, That no part of said work that can be performed by the convicts hired shall be done by other labor.

§ 11. It shall be the duty of the board, or the warden employed by the board, to exercise a careful oversight over the prisoners under his charge; to employ the necessary guards in order to prevent escapes; to look after the health and personal comfort of the prisoners, and see that they are kept employed, but not overworked.

§ 12. Said board of commissioners shall have as full control and power over the convicts hired under the provisions of this act as the keeper of the penitentiary now has over those confined therein; and the rules of the penitentiary as to convicts shall apply, as far as practicable, to those employed under the provisions of this act; and any prisoner thus hired to labor on said works who shall escape, or attempt to escape, or who shall refuse to obey, or who shall resist the authority of the board or of the guards or warden employed by said board, or who shall mutiny, aid in, or advise mutiny, shall be deemed guilty, and be punished in the same manner as if the same had been done within the walls of the penitentiary.

§ 13. If any person or persons, not convicts, shall knowingly and willfully aid, abet, or counsel or assist any prisoner employed under the provisions of this act, to escape, or attempt to escape, or to resist the authority of said board, or the guard or warden employed by said board, shall be deemed guilty of felony, and, upon conviction by a court of competent jurisdiction, be sentenced to confinement and labor in the penitentiary for not less than one nor more than four years, at the discretion of the jury.

§ 14. In selecting convicts for work under the provisions of this bill, care being had as to their adaptability therefor, preference shall be given to those who manifest a disposition for reform; and to induce said convicts to faithful service and general good conduct, said commissioners, with the concurrence of the Governor, may remit one fourth of the term of any convict thus serving and conducting himself; and any convict so discharged shall be thereby restored to all rights of citizenship as fully as if he had never been convicted of crime.

§ 15. This act shall take effect and be in force from and after its passage.

Mr. Grinstead moved the following amendment, viz:

Provided, That only convict labor shall be employed in the construction of said works, the cost per diem not to exceed fifteen cents each: Provided however, That the board of commissioners may, in their discretion, at a reasonable compensation, employ not exceeding five skilled laborers for every one hundred convicts in actual employment on said works. No salary of any officer herein mentioned shall begin until the contract for at least one hundred convicts is fully made and consummated with the keeper of the Penitentiary.

And the question being taken on the adoption of said amendment, it was decided in the negative.
Mr. Jones moved the following amendment, viz:

Be it further enacted, That the Governor of the State, the Commissioners of the Sinking Fund, together with J. H. Smith, R. H. Dailey, and E. E. Bowers, the three last named, of the county of Hickman, be, and they are hereby, constituted a board of commissioners, who shall appoint such aids or assistants as they may necessary, and at such salaries as they regard just, and to whom shall be appropriated the sum of forty thousand dollars out of the public Treasury not otherwise appropriated; which sum shall be used by them immediately, or at their discretion, in deepening the channel, clearing the timber from the banks, removing snags and other obstructions, and ditching the bottoms of the Bayon de Chien in Hickman and Fulton counties, on the terms and in the manner prescribed in House bill No. 603, to which this is an amendment. Said board may employ all the convicts in the Penitentiary to assist in said work, and shall have the right to do so before any of the work contemplated on the Kentucky and other rivers in said bill is begun.

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. Jones and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, George W. Pickett,
E. A. Coffman, George H. Gardner, O. C. Richardson, sr.,
F. G. Cox, L. E. Green, Ben. J. Shaver,
Thomas J. Drury, Zach. T. Head, M. M. Sloss,
W. J. Edrington, Wood M. Jones, A. H. Smith,
J. H. Emerson, Martin W. LaRue, D. B. Smith,
James Farmer, W. Jeff. Lee, Green Sterrett,
John Feland, Lucien S. Luttrell, W. J. Taylor—26,
A. J. Fleming, James M. Payne,

Those who voted in the negative, were—

William C. Allen, Joseph A. Gaines, Samuel R. Overstreet,
Marshall Baker, John D. Gardner, J. V. Owen,
William Berkeley, J. Warren Grigsby, Jere. Poor,
James D. Black, Robert E. Grinstead, John W. Powell,
James B. Blue, Allen C. Hagan, John Preston,
James H. Bowden, Richard P. Hocker, J. N. Price,
Orlando C. Bowles, E. E. Hume, David Pryse,
H. H. Brinkley, W. G. Hunter, Samuel Russell,
Tobias W. Burton, T. J. Jenkins, George R. Snyder,
Pat. Campion, Thomas Johnson, Richard A. Spurr,
James W. Chowning, John Watts Kearny, John A. Steele,
G. W. Craddock, Wm. Kitchen, Robert Sterrett,
K. R. Culbertson, William B. Lindsay, Albert A. Stoll,
S. P. Doultitt, Robert E. Little, Richard P. Stoll,
John Ellis, Bryan S. McClure, E. B. Treadway,
John M. Fish, T. J. Megibben, G. W. Winns,
L. J. Frazee, jr., William A. Moore, Chas. H. Wood—52,
W. H. Frederick,
Mr. Jenkins moved the following substitute for the ninth section of said bill, viz:

§ 9. Immediately upon the completion of the works upon the Tradewater and Kentucky rivers, or either of them, said commissioners shall proceed to distribute the convic labor hereby authorized to be employed on such river or rivers, and to such other works of internal improvement as in their judgment may seem best, using care to distribute such labor in such manner and to such localities as will secure uniformity and equality of benefits of such labor to the various portions of the State. The sum of three thousand ($3,000) dollars is appropriated upon the Cumberland river above the falls, and three thousand ($3,000) to the Big Sandy; the same to be applied by the commissioners herein provided for.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Frazee moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Albert A. Stoll moved to reconsider the vote by which the previous question was ordered.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Robert Sterrett moved the following amendment to said bill, viz:

"That the improvement of Green river be included in this act."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Craddock moved the following amendment to said bill, viz:

Strike out of 6th line of 10th section the word "the" and word "hired."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Ford moved the following amendment to said bill, viz:

Amend by inserting ten thousand dollars for the improvement of Panther creek, in Daviess county.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Mr. Speaker Stone (having vacated the chair, and the same being occupied by Mr. Lockhart) moved the following amendment to said bill, viz:

And be it further enacted, That for every dollar drawn out of the Treasury for improvement of rivers, there shall be the like sum drawn out of the Treasury by the same commissioner, which shall be used to pur-
chase the county bonds issued in aid of railroads; and said purchase of bonds shall commence with the L. P. & S. W. R. R., and with the bonds of Lyon county; and after half the bonds of Lyon county are purchased and destroyed, the commissioner shall proceed to purchase the bonds of other counties according to their judgment: Provided, They shall not purchase more than one half the bonds of any one county.

At 1:20 o'clock, P. M., Mr. Campion moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Grigsby 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. Stone, and it was decided in the negative.

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

Those who voted in the affirmative, were—


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 and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

Mr. Preston 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 passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

William Berkle, J. Warren Grigsby, John W. Powell,
James D. Black, Allen C. Hagan, John Preston,
James B. Blue, E. E. Hume, David Pryse,
James H. Bowden, W. G. Hunter, Samuel Russell,
Orlando G. Bowles, T. J. Jenkins, Thomas H. Shanks,
Pat. Campion, John Watts Kearny, George R. Snyder,
G. W. Craddock, Martin W. LaRue, Richard A. Spurr,
K. R. Culbertson, Daniel Lary, John A. Steele,
S. P. Douthitt, William B. Lindsay, Robert Sterrett,
John M. Fish, G. C. Lockhart, Richard P. Stoll,
L. J. Frazee, jr., T. J. Megibben, Samuel R. Overstreet, E. B. Treadway,
Joseph A. Gaines,

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, William A. Moore,
William C. Allen, John D. Gardner, J. V. Owen,
Marshall Baker, L. E. Green, James M. Payne,
H. H. Brinkley, Robert E. Grinstead, George W. Pickett,
Tobias W. Burton, Zach. T. Head, J. N. Price,
James W. Chowning, Richard P. Hocker, O. C. Richardson, sr.,
E. A. Coffman, Thomas Johnson, Ben. J. Shaver,
F. G. Cox, Wood M. Jones, M. M. Sloss,
Thomas J. Drury, Wm. Kitchen, A. H. Smith,
P. H. Duncan, W. Jeff. Lee, D. B. Smith,
W. J. Edrington, Robert E. Little, L. J. Stephenson,
John Ellis, Lucien S. Lutrell, Green Sterrett,
J. H. Emerson, Bryan S. McClure, W. J. Taylor,
A. J. Fleming, Matt. McKinney, G. W. Winns—44,
Joshua G. Ford, William E. Minor,

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:
By Mr. McKinney, from the Committee on Propositions and Grievances—

An act for the benefit of R. W. Major, late sheriff of Trigg county, and his sureties.

By same—

An act giving Henry Fields, late sheriff of Perry county, the further time of six months in which to make out and return his delinquent lists for the years 1873 and 1874.

By Mr. Kearny, from the Committee on Ways and Means—

An act for the benefit of Hugh Mulholland.

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to incorporate James Owen Lodge, No. 1, Independent Sons of Honor.

By same—

An act to incorporate the Henderson Female College, of Henderson.

By Mr. Coffman, from the same committee—

An act to amend an act incorporating the Winchester and Kentucky River Turnpike Road Company.

By Mr. Richard P. Stoll, from the same committee—

An act to amend the title of chapter 159 of the act approved February 14th, 1876.

By Mr. David Pryse, from the Committee on Internal Improvement—

An act to incorporate the Jersey Ridge Turnpike Road, in Mason county.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. LaRue, from the Committee on Corporate Institutions, to whom had been referred a bill from the Senate, entitled

An act to amend the charter of the town of Richmond,

Reported the same with an amendment.

Which was adopted.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. McKinney, from the Committee on Propositions and Grievances, to whom was referred a bill from the Senate, entitled
An act for the benefit of licensed owners of stud-horses, jacks, and bulls in Madison and Garrard counties,
Reported the same with an amendment.
Which was adopted.

Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Leave of absence, indefinitely, was granted Mr. Treadway.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:
By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Bank of Paducah.
By same—
A bill to authorize the county court of McCracken county to take stock in the Paducah, Benton, and Murray Gravel Road Company.
By Mr. LaRue, from the same committee—
A bill to incorporate the Literary and Benevolent Society of St. Mary of the Angels.
By same—
A bill to incorporate the Hopkins County Land and Mining Company.
By same—
A bill to amend an act, entitled "An act to amend the charter of the Southern Mining, Manufacturing, and Trading Company."
By same—
A bill to amend the charter of Brandenburg, in Meade county.
By same—
A bill for the benefit of Meade county.
By Mr. Prazee, from the Committee on County Courts—
A bill for the benefit of the constable of the third district of Louisville.
By Mr. Coffman, from the same committee—
A bill to repeal an act, entitled "An act to establish and incorpo-
rate the town of Stroud City, in Muhlenburg county,” approved 19th
March, 1873.

By Mr. McKinney, from the Committee on Propositions and Griev-
ances—
A bill to amend an act, entitled “An act to incorporate the Dream-
ing Creek Turnpike Road Company, in Madison county,” approved
March 15, 1871.

By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of Joseph A. Stein, of Jefferson county.
By Mr. David Pryse, from the Committee on Internal Improve-
ment—
A bill to incorporate the Dexter and Lowell Turnpike Road Com-
pany, in Mason county.

By Mr. Russell, from the Committee on Circuit Courts—
A bill to authorize the trustees of South Carrollton to work roads
and streets.

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

The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with, and the same being
engrossed,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

Mr. Frazee, from the Committee on County Courts, who were
directed to prepare and bring in the same, reported a bill, entitled
A bill to amend section 103 of an act, entitled “An act establishing
a new charter for the city of Louisville.”

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

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Mr. Campion moved to recommit said bill to the Committee on
County Courts.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

The yea's and nays being required thereon by Messrs. Frazee and
LaRue, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—

Mr. Speaker (Stone), William Berkele, James D. Black, James B. Blue, Orlando C. Bowles, E. A. Coffman, S. P. Douthitt, Thomas J. Drury, John M. Fish, L. J. Frazee, jr.,


And then the House adjourned.
THURSDAY, MARCH 9, 1876.

A message was received from the Senate, announcing that they had passed a bill, entitled
An act to define and punish certain trespasses.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on Agriculture and Manufactures.
That they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to cause the surplus of the Sinking Fund to be transferred to the Revenue Proper.
An act to amend an act, entitled "An act to incorporate the town of Paintsville," approved March 25th, 1872.
That they had concurred in an amendment proposed by the House to a bill, which originated in the Senate, entitled
An act to amend an act, entitled "An act to incorporate the Cairo and Tennessee River Railroad Company," approved March 10th, 1873.
A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the Senate, of the following titles, viz:
An act to repeal the ninth section of an act to amend the charter of the city of Bowling Green, approved 23d day of February, 1874.
An act to amend an act, entitled "An act to amend an act reducing into one the several acts in relation to the town of Taylorsville, Spencer county," approved February 21st, 1874.
An act to extend the town limits of the town of Morgantown, Butler county.
An act to incorporate the Green River Female Seminary.
An act to protect sheep and dogs in the counties of Ballard, Henry, and other counties.
An act to incorporate the Farmers and Traders' Bank.

An act for the benefit of B. B. Mullins, ex-sheriff of Pendleton county.

An act to amend the act approved 7th December, 1850, entitled "An act to incorporate the Kentucky Agricultural and Mechanical Association, of Lexington."

An act to amend an act, entitled "An act to incorporate the Cleveland Orphan Institution," approved March 13, 1870.

An act for the benefit of Stephen Gibson, late sheriff of Clay county, giving him further time of six months in which to make out and return his delinquent lists for the years 1872 and 1873.

An act for the benefit of G. W. Baker, late sheriff of Jackson county.

An act for the benefit of Mrs. E. J. Peers, an adjudged lunatic.

An act to prevent trespass in Christian county.

An act to regulate the time of holding circuit courts in certain counties in the ninth judicial district.

An act for the benefit of the deputy clerk of the Magoffin county court.

An act to amend an act, entitled "An act to incorporate Confederate City, in Rowan county."

An act to change the time of holding the Letcher quarterly court.

An act in relation to official sales in the county of Bracken.

An act to incorporate the South Covington Fair and Trotting Park Association.

An act to incorporate the Phoenix Lyceum, in Fulton county.

An act to amend the charter of the town of Stanford.

An act to incorporate the Kentucky Agricultural Company.

An act to amend an act, entitled "An act to reduce into one the several acts concerning the town of Lagrange," approved February 25, 1869.

An act for the benefit of John Boyd, sheriff of Lyon county.

An act to amend the charter of the Covington Transfer Company.

An act to amend the charter of the Covington and Taylor Mill Turnpike Road Company.

An act to amend article 2 of chapter 33 of the General Statutes, entitled "Elections."

An act to amend an act, entitled "An act for the benefit of keepers of licensed stud-horses, jacks, and bulls."

109-H. R.
An act for the benefit of the Independence and Colemansville Turnpike Road Company.

An act for the benefit of H. O. Merriman and others.

An act to amend the charter of the town of New Columbus, in Owen county.

An act for the benefit of Jonathan Russell, sheriff of Casey county.

An act to change the location of a part of the turnpike road between Stanford and Crab Orchard.

A message was received from the Senate, announcing that they desired leave to withdraw from the House the announcement of the passage by that body of a bill, which originated in the House of Representatives, entitled

An act to amend section 9 of chapter 415 of an act of the General Assembly of the Commonwealth of Kentucky, passed at the session of 1873-'4, entitled "An act to prevent the sale of medicines and poisons," approved February 20th, 1874.

On motion, leave was granted to withdraw said bill.

Mr. Spalding moved to reconsider the vote by which this House concurred in an amendment proposed by the Senate to a bill, which originated in the House, entitled

An act to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county."

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

On motion of Mr. Kearny—

1. A bill to allow defendants to redeem real property sold to foreclose mortgages or satisfy liens.

On motion of Mr. Poor—

2. A bill to amend the several acts incorporating the town of Williamstown, in Grant county.

On motion of same—

3. A bill to incorporate the Gardnersville and Crittenden Turnpike Road Company, in Grant county.

On motion of Mr. Shanks—

4. A bill for the benefit of the jailer of Lincoln county.

Ordered, That the Committee on General Statutes prepare and bring in the 1st; the Committee on Corporate Institutions the 2d; the Committee on Internal Improvement the 3d, and the Committee on Propositions and Grievances the 4th.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had
approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the town of Danville," approved March 19, 1873.

An act for the benefit of the Caldwell Female Institute, of Danville.

An act to repeal an act, entitled "An act to amend chapter eighty-four (84) of the Revised Statutes, title 'Roads and Passways,'" approved February 20th, 1869, so far as the same applies to the county of Floyd.

An act to authorize the county court of Boone county to sell and convey the old jail lot.

An act to amend an act, entitled "An act to provide an additional voting precinct in Cumberland county," approved March 16, 1870.

An act for the benefit of the sheriff of Allen county.
An act for the relief of the sheriff of Ballard county.
An act to increase the county levy of Boyle county.
An act for the benefit of Charles Wickliffe, late sheriff of Muhlenburg county.
An act for the benefit of George W. Pickett, late sheriff of Adair county.
An act for the benefit of John H. McHargue.
An act to authorize the president and faculty of Cottage Home College to confer learned degrees.
An act for the benefit of common school district No. 21, of Bourbon county.
An act for the benefit of the clerks of the Union and Crittenden circuit courts.
An act to incorporate the Flemingsburg Railway Company.
An act to repeal an act, entitled "An act to print sheriffs and master commissioner's advertisements of land sales in Carroll county in paper printed in said county."

An act to repeal an act, entitled "An act to print sheriffs and master commissioner's advertisements of land sales in Owen county in the paper printed in said county."

An act for the benefit of George E. Johnson, sheriff of Taylor county.
An act for the benefit of S. S. Faris, former sheriff of Boone county.

An act to incorporate the Edna Lead and Silver Mining and Manufacturing Company.

An act in relation to the county levy of Union county.

An act to incorporate the Avery Institute.

An act to incorporate the Richmond Hotel Company.

An act to amend article 2, chapter 33, General Statutes, for the benefit of Metcalfe county.

An act for the benefit of William Thomas, sheriff of Lee county.

An act to amend the charter of the Orangeburg and Tollsboro Turnpike Road, in Mason county.

An act to amend an act, entitled "An act to incorporate the Winchester, Colbyville, and Lexington Turnpike Road Company."

An act to prevent stock from running at large in the counties of Bracken, Pendleton, Grant, and Harrison.

An act to authorize the county court of Pulaski county to sell ground and purchase a new site for a jail.

An act to regulate the sale of leaf tobacco in this Commonwealth by warehousemen and commission merchants and tobacco dealers on commission.

An act to incorporate the Traders' Deposit Bank, of Mt. Sterling.

An act, entitled "An act to amend the road law of Boone county."

An act to incorporate the town of Skilesville, in Muhlenburg county.

An act for the benefit of James A. Howell, committee for James Shoemaker, an adjudged pauper idiot.

An act for the benefit of school district No. 34, in Taylor county.

An act for the benefit of common school district No. 28, of Metcalfe county.

An act to incorporate the Lawrenceburg and Camdenville Branch Road Turnpike Company, in Anderson county.

An act to amend the charter of Owingsville, Bath county.

An act to create the office of county treasurer of Barren county.

An act to authorize the Owen county court to sell the poor-house in that county.

An act regulating the duties of trustees, &c., in certain cases.

An act to amend an act, entitled "An act to incorporate the town of Weston, in Crittenden county."
An act to amend an act to incorporate the Elizaville Station and Mayslick Turnpike Road Company.

An act to amend an act, entitled "An act to incorporate the Chaplin and Bloomfield Turnpike Road Company."

An act to repeal the charter of the town of Corydon, Henderson county, and reincorporate the same.

An act for the benefit of Jane A. Phillips, of Jefferson county.

An act for the benefit of common school district No. 30, in McLean county.

An act for the benefit of common school district No. 8, of Powell county.

An act to legalize certain acts of the Boone county court.

An act for the benefit of W. F. Austin, committee for W. P. Austin, a pauper idiot of Boone county.

An act for the benefit of Geo. W. Murphy, of Hopkins county.

An act to incorporate the Cemetery Company of Browinski Lodge, No. 64, I. O. O. F., in Carroll county.

An act to authorize the Congregation Adas Israel, of the city of Louisville, to issue mortgage bonds.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of the creditors of the Montgomery and Bath Stock Association;

An act to establish an institution of learning in or near the town of Proctor, in Lee county;

An act to amend the charter of the Danville and Hustonville Turnpike Road Company;

An act to amend an act to incorporate the town of Shelby City, in the county of Boyle;

An act for the benefit of Lee county;

An act to legalize the Washington county court of claims for 1875;

An act to incorporate the town of Summershade, in Metcalfe county;

An act to incorporate the Troublesome Creek Boom Company, of Breathitt county;

An act to amend the charter of the town of Stephensport, in Breckinridge county;
An act to extend the corporate limits of the town of Litchfield, in Grayson county;
An act to create a criminal court in the sixteenth judicial district;
An act to amend the charter of the town of Parkland;
An act to establish a criminal court in the fourteenth judicial district;
An act to empower the trustee of the jury fund of Henderson county to restore to the city of Henderson, out of any funds coming to his hands as trustee, certain moneys due to said city;
An act to incorporate the Summit Station Turnpike Road Company, in Nicholas county;
An act to incorporate the Melton and Patton's Creek Railway Company;
An act to amend the charter of the Masonic Building Company of Falmouth;
An act granting the use and possession of the reservoir on the public square to John R. Graham and Green Clay Smith, of the city of Frankfort, for the purpose of cultivating fish;
An act to establish a normal school at Glasgow, in Barren county;
An act for the benefit of Calloway county;
An act for the employment of teams on the public roads of Carroll county;
An act to amend the charter of the Petersburg and Burlington Turnpike Road Company;
An act to incorporate the German Evangelical Zion's Church, of Owensboro;
An act to incorporate the Muldraugh's Hill Lithographic Stone and Mining Company;
An act to amend the charter of the Lexington and Georgetown Turnpike Road Company;
An act to incorporate Hocker College, of Lexington;
An act to amend the revenue laws and to re-enact certain sections of chapter 2060, Session Acts of 1869, entitled "An act to amend the revenue laws," approved March fifteenth, eighteen hundred and sixty-nine (1869);
Resolution in relation to expired lottery franchises;
Resolution directing the Governor to procure from the War Department of the United States Government copies of the military rolls of Kentucky troops who served in the Mexican war;
Also enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of the president, directors, and company of the Bank of Kentucky;

An act for the benefit of pauper idiots in Hardin county;

An act to authorize the jailer of Mason county to appoint an assistant;

An act to incorporate the Grassy Flat Ditch Company, of Daviess county;

An act for the benefit of A. J. Bertram, of Edmonson county;

An act to incorporate the town of Chaplin, Nelson county;

An act to authorize Emma P. Barbour to be appointed guardian for George A. Sykes and Eliza Moore Sykes;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

The following petitions were presented, viz:

By Mr. Winns—

1. The petition of sundry citizens of the town of Dixon and Dixon district, in Webster county, praying the repeal of the local option law in said town and district.

By Mr. Albert A. Stoll—

2. The petition of sundry citizens of Louisville, praying for the passage of a law repealing all lottery charters in this Commonwealth.

By Mr. Luttrell—

3. The petition and memorial of John B. Anderson and his associates, owners and proprietors of the Lexington and Maysville Railroad, Northern Division, praying that said railroad be made an exception under the assessment law, and that it be assessed as other property.

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

Mr. Ford offered the following resolution, viz:

Resolved, That no member of this House be allowed to consume more than one hour each day on bancomb resolutions on adjournment.

Which was rejected.
Mr. Snyder offered the following resolution, viz:

Resolved, That, after the present call of committees is completed, the ensuing session shall be confined exclusively to bills of a general character.

Mr. Hunter moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Leave of absence, indefinitely, was granted to Messrs. Pollard and Campion.

Mr. Ford moved to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act to amend an act, entitled "An act to amend the charter of the Masonic Widows and Orphans' Home and Infirmary," approved March 15th, 1871.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend the law in relation to exemption of personal property from execution and other process.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Ford offered the following substitute for said bill, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the following proviso be added to, and made a part of, section 6, article 13, of chapter 33, General Statutes: Provided, That if the persons for whose benefit this provision was enacted has not the articles enumerated in section 6 of said chapter, shall have the right to select other articles, not to exceed in value the articles exempted in said section.

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

Mr. Edrington moved that said bill and substitute be printed.

Mr. Pickett moved to lay said bill and substitute on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the negative.

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

Those who voted in the affirmative, were—

Marshall Baker, W. H. Frederick, James M. Payne,
William Berkele, George H. Gardner, George W. Pickett,
H. H. Brinkley, L. E. Green, J. N. Price,
Tobias W. Burton, Zach. T. Heady, C. W. Robbins,
S. P. Douthitt, Richard P. Hocker, Ben. J. Shaver,
P. H. Duncan, W. J. Edrington, John Ellis, James Farmer, A. J. Fleming,
Thomas Johnson, Lucien S. Luttrell, Matt. McKinney, J. V. Owen,

Those who voted in the negative, were—
Mr. Speaker (Stone), John D. Gardner, William A. Moore, John B. Otten,
William C. Allen, J. Warren Grigsby, Samuel R. Overstreet,
T. Warren Grigsby, John W. Powell, John Preston,
Robert E. Grinstead, Thomas W. Henton, David Pryse,
James D. Black, Allen C. Hagan, O. C. Richardson, sr.,
Lucien S. Luttrell, E. E. Hume, Samuel Russell,
Matt. McKinney, W. G. Hunter, A. H. Smith,
J. V. Owen, Wood M. Jones, D. B. Smith,
M. W. Winns—28. Ralph L. Spalding,
George R. Snyder, L. J. Stephenson, Richard A. Spurr,
A. J. Fleming, E. E. Hume, Green Sterrett,
James H. Bowden, W. G. Hunter, Robert Sterrett,
Orlando C. Bowles, J. W. Hunter, sr., Richard P. Stoll,
James W. Chowning, E. A. Coffman, James W. Drury, W. J. Taylor,
E. A. Coffman, J. H. Emerson, J. H. Emerson, Charles H. Wood—53,
James M. Cook, W. G. Craddock, John Feland, Mr. Feland moved that the
F. G. Cox, K. R. Culberston, John Feland, vote by which said bill was ordered to
Thomas J. Drury, V. J. Bowden, John Fish, its third reading be reconsidered.
J. H. Emerson, Joshua G. Ford, John Feland, And the question being taken on the adoption of said motion, it
John Feland, L. J. Frazee, jr., John Feland moved to amend said bill by striking out the third sec-
Mr. Hunter offered the following amendment to the substitute, viz:
Provided, however, That nothing in this act shall be so construed as to apply to any unmarried person.

Mr. Little 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. Hunter to the substitute, and it was decided in the affirmative.
The question being taken on the adoption of the substitute, as amended, it was decided in the negative.
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
Mr. Feland moved that the vote by which said bill was ordered to its third reading be reconsidered.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Feland moved to amend said bill by striking out the third section thereof.
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And the question being taken on the adoption of said amendment it was decided in the affirmative.

Mr. Snyder offered a substitute for said bill, as follows, viz:

That no horse worth over $150; no head of cattle worth over $100, and no sheep worth over $4, shall be exempt.

Mr. Little 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 as offered by Mr. Snyder, and it was decided in the negative.

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

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. *Be it enacted by the General Assembly of the Commonwealth of Kentucky, That sections 6, 7, and 8 of article 13 of chapter 38 of the General Statutes be, and the same are hereby, repealed, and in lieu thereof it is enacted that the following personal property only shall be exempt from execution, attachment, distress, or fee bill against a bona fide housekeeper with a family, resident in Kentucky, to wit: All the provisions on hand necessary to support the family six months, all the wearing apparel of the family, or any member thereof, all family portraits and pictures, the family Bible, three hundred and fifty dollars' worth of other personal property, which may be selected by the defendant, and shall be appraised by appraisers selected and sworn as appraisers are now required by law to be selected and sworn, to value real estate taken in execution.

§ 2. The benefits of this act, except as to the three hundred and fifty dollars' worth of property, shall apply to all persons, whether housekeepers or heads of families or not.

§ 3. This act shall take effect from the 1st day of April, 1876.

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Thomas J. Drury,  Thomas W. Henton,  D. B. Smith,
John Feland,  John Watts Kearny,  Green Sterrett,
John M. Fish,  Martin W. LaRue,  Albert A. Stoll,
Joshua G. Ford,  Robert E. Little,  Richard P. Stoll,
L. J. Frazee, Jr.,  G. C. Lockhart,  W. J. Taylor,

Those who voted in the negative, were—

Mr. Speaker (Stone),  W. H. Frederick,  John B. Otten,
William C. Allen,  Joseph A. Gaines,  Samuel R. Overstreet,
Marshall Baker,  George H. Gardner,  J. V. Owen,
Mr. Preston, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled
A bill regulating days of grace on bills of exchange, sight drafts, and certain promissory notes.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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 hour of 12 o'clock, M., having arrived, the House proceeded to consider the order for that hour.
Mr. Grigsby moved to suspend the rules, and that the Committee on General Statutes be instructed to report a bill, entitled
A bill regulating the fees of the clerk of the Jefferson circuit court in criminal cases.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by the rule of the House, were as follows, viz:
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Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill regulating the fees of the clerk of the Jefferson circuit court in criminal cases.

Which was read the first time.

Mr. Grigsby moved that said bill be read a second time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Orlando C. Bowles, Martin W. LaRue, Samuel Russell,
L. J. Frazee, jr., William E. Minor, Albert A. Stoll,

And said bill was read a second time.

Mr. Poor moved the following amendment to said bill, viz:

Add to the 1st section the following proviso, viz: “Provided, This act shall not take effect during the term of the present incumbent.”

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. Little and Lindsay, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Zach. T. Heady, George W. Pickett,
James D. Black, Thomas W. Henton, Jere. Poor,
Orlando C. Bowles, Allen C. Hagan, John W. Powell,
H. H. Brinkley, Richard P. Hocker, David Pryse,
E. A. Coffman, E. E. Hume, C. W. Robbins,
G. W. Craddock, W. G. Hunter, O. C. Richardson, sr.,
K. R. Culbertson, T. J. Jenkins, C. W. Robbins,
S. P. Douthitt, Thomas Johnson, Samuel Russell,
Thomas J. Drury, Wood M. Jones, Thomas H. Shanks,
John Ellis, Thomas Johnson, Benjamin Shaver,
John M. Fish, Wm. M. Jones, M. M. Sloss,
Joshua G. Ford, Daniel Lary, A. H. Smith,
L. J. Frazee, jr., William S. McClure, D. B. Smith,
W. H. Frederick, T. J. Megibbon, George R. Snyder,
Joseph A. Gaines, Bryan S. McClure, Ralph L. Spalding,
L. E. Green, Thos. J. Montgomery, Richard A. Spurr,
Robert E. Grinstead, John A. Steele, John P. Stoll,
Thos. J. Montgomery, Robert Sterrett, W. J. Taylor,

Those who voted in the affirmative, were—

David Pryse,
C. W. Robbins,
Thomas H. Shanks,
Ben. J. Shaver,
M. M. Sloss,
A. H. Smith,
D. B. Smith,
George R. Snyder,
Ralph L. Spalding,
Richard A. Spurr,
John A. Steele,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Richard P. Stoll,
W. J. Taylor,
G. W. Wins—69.
Those who voted in the negative, were—

William C. Allen, John Feland, John B. Otten,
Marshall Baker, A. J. Fleming, James M. Payne,
William Berkele, George H. Gardner, John Preston,
James H. Bowden, John D. Gardner, Ben. J. Shaver,
Tobias W. Burton, J. Warren Grigsby, A. H. Smith,
James W. Chowning, Wm. Kitchen, D. B. Smith,
James M. Cook, W. Jeff. Lee, Richard A. Spurr,
F. G. Cox, William B. Lindsay, John A. Steele,
P. H. Duncan, Robert E. Little, L. J. Stephenson,
W. J. Edrington, G. C. Lockhart, Green Sterrett,

Mr. Bowles 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. Little and Spurr, were as follows, viz:

Those who voted in the affirmative, were—

Orlando C. Bowles, W. H. Frederick, J. V. Owen,
H. H. Brinkley, Robert E. Grinstead, Jere. Poor,
Tobias W. Burton, E. E. Hume, John W. Powell,
James M. Cook, W. G. Hunter, O. C. Richardson, sr.,
K. R. Culbertson, Wood M. Jones, Samuel Russell,
John Ellis, Wm. Kitchen, Ben. J. Shaver,
James Farmer, Martin W. LaRue, Robert Storrett,
John Feland, Lucien S. Lattrell, Albert A. Stoll,
L. J. Frazee, jr., Samuel R. Overstreet,

Those who voted in the negative, were—

Mr. Speaker (Stone), John D. Gardner, John B. Otten,
William C. Allen, L. E. Green, James M. Payne,
Marshall Baker, J. Warren Grigsby, John Preston,
William Berkele, Zach. T. Heady, J. N. Price,
James D. Black, Thomas W. Henton, David Pryse,
James H. Bowden, Allen C. Hagan, C. W. Robbins,
James W. Chowning, Richard P. Hocker, M. M. Sloss,
F. G. Cox, T. J. Jenkins, A. H. Smith,
G. W. Craddock, Thomas Johnson, D. B. Smith,
S. P. Douthitt, Daniel Lary, George R. Snyder,
Thomas J. Drary, W. Jeff. Lee, Richard A. Spurr,
P. H. Duncan, William B. Lindsay, John A. Steele,
W. J. Edrington, G. C. Lockhart, L. J. Stephenson,
J. H. Emerson, Bryan S. McClure, Green Sterrett,
John M. Fish, T. J. Megibben, Richard P. Stoll,
A. J. Fleming, Thos. J. Montgomery, W. J. Taylor,
Joseph A. Gaines, William A. Moore, G. W. Winns—51.

Mr. Spurr moved the following amendment to said bill, viz:

Amend by striking out the words “five thousand,” and inserting in lieu thereof, the words “three thousand.”
Mr. Bowles 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. Spurr, and it was decided in the affirmative.

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

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That hereafter the clerk of the Jefferson circuit court shall not draw out of the State Treasury more than three thousand dollars in any one year as fees in criminal cases: Provided, That this act shall not take effect during the term of the present incumbent.

§ 2. That all acts in conflict herewith are hereby repealed.

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

Mr. Feland moved to reconsider the vote by which said bill was passed.

Mr. Grigsby moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House then took up from the orders of the day the motion as entered by Mr. Henton to reconsider the vote by which the House rejected a bill, entitled "A bill to appropriate money for the improvement of Red river, in Estill, Powell, Wolfe, and Menifee counties."

On motion of Mr. Henton, said motion to reconsider was made the second general order in precedence for the 15th inst.

The House then took up from the orders of the day a bill, entitled "A bill to better assure the public in the use of railroads in Kentucky,"

And the substitute therefor moved by Mr. Hallam.

On motion of Mr. Albert A. Stoll,

Ordered, That said bill and substitute have precedence in the orders of the day on Tuesday, the 14th inst.

The House then took up from the orders of the day a motion entered by Mr. LaRue to reconsider the vote by which the House passed a bill, entitled "An act to regulate the pay of witnesses in criminal cases."
Mr. LaRue moved to postpone the consideration of said motion, and that same have precedence in orders of the day as third order on Wednesday, the 15th inst.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. LaRue moved to lay the motion to reconsider on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House then took up from the orders of the day the motion of Mr. Henton to reconsider the vote rejecting a bill, entitled

A bill to improve the navigation of Tradewater river.

Mr. Bowles moved to postpone the same, and make it the first business in the orders of the day on Wednesday, the 15th inst.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Minor moved to reconsider the vote by which this House rejected a bill, entitled

A bill to create a State Board of Internal Improvement Commissioners, and to authorize the employment of convict labor on the navigable rivers in this State.

The House then took up from the orders of the day a bill, entitled

A bill to authorize Mirah Simmons, of Warren county, to trade, contract, and convey her property as a feme sole.

Which was decided by the Speaker to be, under a rule of the House, out of order.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of John N. Howard, late sheriff of Harlan county.

An act extending the charter of the Farmers' Bank of Kentucky.

An act to regulate appeals from the Winchester police court in criminal and penal cases.

An act to incorporate the National Grange of the Patrons of Husbandry.

A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act to amend section 2 of an act, entitled “An act to change the name and extend the limits of the town of Berry's Station, in Harrison county,” approved March 15, 1869.

2. An act to amend the charter of the Bank Lick Turnpike Road Company.

3. An act to amend the charter of the town of Elizabethtown, in Hardin county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st and 3d to the Committee on Corporate Institutions, and the 2d to the Committee on Internal Improvement.

A message was also received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled

An act refunding certain moneys to persons entering land warrants west of the Tennessee river.

And that they had passed a bill, entitled

An act to amend the act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington, approved March 6th, 1876.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Minor, from the Committee on Internal Improvement—

An act to amend an act, entitled “An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road, in Bracken county.”
By same—
An act to authorize the mayor and council of the city of Augusta, in Bracken county, to make a subscription to the Augusta and Berlin Turnpike Road Company.
By Mr. David Pryse, from the same committee—
An act for the benefit of the Carlisle and Jackstown Turnpike Road Company, upper route.
By same—
An act for the benefit of the Moorfield and Upper Blue Lick Turnpike Road Company.
By Mr. Lee, from the Committee on Education—
An act to establish and maintain a graded free school in the town of Harrodsburg.
By Mr. Russell, from the Committee on Circuit Courts—
An act in relation to commissioner's sales in Nelson county.
By Mr. Hume, from the Committee on Banks—
An act to incorporate the Ohio County Bank.
By Mr. Patterson, from the Committee on Propositions and Grievances—
An act declaring the Cumberland river and tributaries above the falls navigable streams.
By Mr. LaRue, from the Committee on Corporate Institutions—
An act incorporating the town of Rocky Hill, Edmonson county.
By same—
An act to amend the charter of the town of Hickman.
By Mr. Kearny, from the Committee on Ways and Means—
An act regulating tax on circuses, menageries, theatres, &c., in Kentucky.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. Edrington, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act to provide for the payment of expenses incurred by the Ohio county court in taking care of a pauper idiot,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


In the negative—none.

Resolved, That the title of said bill be as aforesaid.

Mr. Russell, from the Committee on Circuit Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to increase the jurisdiction of the quarterly court, justices' courts, and police courts of Hancock county, and regulate appeals from the judgments thereof.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

Mr. Snyder moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the negative.
Mr. Owen moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

At 9:30 o'clock, P. M., Mr. Treadway moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the negative.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend an act, entitled "An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company," approved January 22d, 1876.

By Mr. Minor, from the Committee on Internal Improvement—
A bill to amend an act incorporating the Winchester and Red River Iron Works Turnpike Road Company.

By Mr. Russell, from the Committee on Circuit Courts—
A bill to abolish the police court of Harrodsburg, in Mercer county.

By same—
A bill to increase the jurisdiction of the quarterly court of Muhlenburg county.

By Mr. Snyder, from the Committee on Railroads—
A bill to amend an act, entitled "An act to incorporate the Cincinnati, Covington and Cumberland Gap Railroad Company."

By Mr. Hocker, from the Committee on Corporate Institutions—
A bill to incorporate the Side View and Aaron's Run Turnpike Road Company.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill incorporating the town of Jeffersonville, in Montgomery county.
By same—
A bill to incorporate Oldham Lodge, No. 169, of Free and Accepted Masons.

By same—
A bill to amend section 121 of the revised charter of the city of Paducah.

By Mr. Minor, from the Committee on Internal Improvement—
A bill authorizing the president and three directors to lease the Bardstown and Springfield Turnpike Road to Sanford Cutsinger and others.

By same—
A bill to provide for the building of turnpike roads in Todd county.

By Mr. Lee, from the Committee on Education—
A bill for the benefit of school district No. 1, Oldham county.

By same—
A bill to establish a graded school in the town of Butler, Pendleton county.

By Mr. Gaines, from the Committee on Agriculture and Manufac-
tures—
A bill to regulate official advertisements, sales, &c., in the county of Oldham.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of W. O. Newman, of Metcalfe county.

By Mr. Russell, from the Committee on Circuit Courts—
A bill for the benefit of J. M. Reed, of Metcalfe county.

By Mr. Grinstead, from the Committee on County Courts—
A bill for the benefit of the town marshal of Greenville, in Muh-
lenburg county.

By same—
A bill to change the time of holding the Owenton police court.

By Mr. Payne, from the Committee on Propositions and Griev-
ances—
A bill authorizing the Pulaski county court to agree upon a compen-
sation to the sheriff or tax collector of said county for the years 1876 and 1877.

By same—
A bill to authorize the presiding judge of the Todd county court to grant coffee-house license within the corporate limits of Elkton.
By Mr. David Pryse, from the Committee on Internal Improvement—
A bill to amend an act, entitled "An act for the benefit of turnpike roads in Scott county," approved March 21, 1872.

By Mr. Henton, from the Committee on Ways and Means—
A bill for the benefit of John A. Thomas and others, of Shelby county.

By same—
A bill to amend an act, entitled "An act to amend the charter of the Bagdad and Harrisonville Turnpike Road Company."

By Mr. Russell, from the Committee on Circuit Courts—
A bill for the benefit of James Logan, of Union county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Cox, from the Committee on Military Affairs, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of William Thierman.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.

Said bill, having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of this State be, and he is hereby, directed to issue his warrant on the Treasurer of this State, in favor of William Thierman, for the sum of four hundred and fifty ($450) dollars, in full payment for use and occupation by the State Guard of the premises of William Thierman, on the south side of Market street, between Sixteenth and Seventeenth streets, in Louisville, Kentucky, from December 1st, 1873, to September 1st, 1874.

The question was then taken on the passage of said bill, and it was decided in the affirmative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to require the New Orleans, St. Louis, and Chicago Railroad Company to inclose part of their road in Hickman county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Edrington moved to amend said bill by making its provisions apply to the county of Ballard.

Mr. Grigsby moved to recommit said bill to the Committee on the Judiciary, and that the privilege is given said committee to report said bill at any time.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Grigsby moved to suspend the rule and take up from the orders of the day a bill, entitled

A bill to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint a clerk.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


At 9:45 o’clock, P. M., Mr. Hume moved that the House do now adjourn.

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. Kearny and LaRue, were as follows, viz:
Those who voted in the affirmative, were—


John Watts Kearny.

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, J. V. Owen.
William C. Allen, W. H. Frederick, James M. Payne.
William Berkele, George H. Gardner, Jere. Poor.
Orlando C. Bowles, Robert E. Grinstead, David Pryse.
James M. Cook, T. J. Jenkins, D. B. Smith.
F. G. Cox, Thomas Johnson, George R. Snyder.
K. R. Culbertson, Martin W. LaRue, Richard A. Spurr.
S. P. Douthitt, William B. Lindsay, L. J. Stephenson.
P. H. Duncan, Bryan S. McClure, Green Sterrett.
W. J. Edrington, T. J. Megibben, Robert Sterrett.
John Ellis, William A. Moore, Richard P. Stoll.

Mr. Grigsby moved that said bill be read a third time.

Mr. Grigsby then 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. Snyder and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Chas. Patterson.
William C. Allen, George H. Gardner, George W. Pickett.
William Berkele, Robert E. Grinstead, John Preston.
H. H. Brinkley, Zach. T. Heady, David Pryse.
Tobias W. Burton, Thomas W. Henton, Samuel Russell.
James M. Cook, T. J. Jenkins, A. H. Smith.
K. R. Culbertson, Thomas Johnson, George R. Snyder.
P. H. Duncan, William B. Lindsay, Richard A. Spurr.
John Ellis,                      Thos. J. Montgomery, Green Sterrett,
J. H. Emerson,                  William A. Moore, Robert Sterrett,
A. J. Fleming,                   John B. Otten, W. J. Taylor,

Those who voted in the negative, were—
James B. Blue,                   John Feland, J. V. Owen,
Orlando C. Bowles,               Richard P. Hocker, James M. Payne,
John Feland,

Mr. Kearny moved to reconsider the vote by which the previous
question was ordered.

Mr. Grigsby moved to lay said motion on the table.

At 10 o'clock, P. M., Mr. Snyder moved that the House do now
adjourn.

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. Hume and
Kearny, were as follows, viz:

Those who voted in the affirmative, were—
James D. Black,                  W. H. Frederick, John Watts Kearny,
G. W. Craddock,                  Richard P. Hocker, G. W. Wins—8,
John Feland,                     E. E. Hume,

Those who voted in the negative, were—
Mr. Speaker (Stone),             George H. Gardner, George W. Pickett,
William C. Allen,                John D. Gardner, Jere. Poor,
Marshall Baker,                  J. Warren Grigsby, John Preston,
William Berkele,                 Robert E. Grinstead, J. N. Price,
James B. Blue,                   Zach. T. Heady, David Pryse,
Orlando C. Bowles,               W. G. Hunter, C. W. Robbins,
H. H. Brinkley,                  T. J. Jenkins, Samuel Russell,
Tobias W. Burton,                Thomas Johnson, Ben. J. Shaver,
James W. Caowning,               William Kitchen, M. M. Sloss,
James M. Cook,                   Martin W. LaRue, D. B. Smith,
F. G. Cox,                       William B. Lindsay, George R. Snyder,
K. R. Culbertson,                Bryan S. McClare, Richard A. Spurr,
S. P. Douthitt,                  T. J. Megibben, Green Sterrett,
W. J. Edrington,                 William A. Moore, Robert Sterrett,
John Ellis,                      John B. Otten, Richard P. Stoll,
J. H. Emerson,                   Samuel R. Overstreet, W. J. Taylor,
A. J. Fleming,                   Chas. Patterson, E. B. Treadway—53.
Joshua G. Ford,                  James M. Payne,

The question was then taken on the adoption of the motion to
lay the motion to reconsider the vote by which the previous question
was ordered on the table, and it was decided in the affirmative.

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

Mr. Speaker (Stone), Joseph A. Gaines, Chas. Patterson,
William C. Allen, George H. Gardner, George W. Pickett,
Marshall Baker, John D. Gardner, Jere. Poor,
William Berkele, J. Warren Grigsby, John Preston,
James D. Black, Zach. T. Heady, J. N. Price,
James B. Blue, W. G. Hunter, David Pyse,
Orlando C. Bowles, T. J. Jenkins, C. W. Robbins,
H. H. Brinkley, Thomas Johnson, Ben. J. Shaver,
James W. Chowning, Wm. Kitchen, M. M. Sloss,
James M. Cook, Martin W. LaRue, D. B. Smith,
F. G. Cox, William B. Lindsay, Richard A. Spurr,
K. R. Cuberston, Bryan S. McClure, L. J. Stephenson,
S. P. Douthitt, T. J. Megibben, Green Sterrett,
W. J. Edrington, Thos. J. Montgomery, Robert Sterrett,
John Ellis, William A. Moore, Richard P. Stoll,
J. H. Emerson, John B. Otten, W. J. Taylor,

Those who voted in the negative, were—

G. W. Craddock, E. E. Hume, George R. Sayer,
John Feland, John Watts Kearny, G. W. Wins—8,
Richard P. Hocker, J. V. Owen,

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

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

Mr. Feland moved to reconsider the vote by which said bill was
ordered to its third reading.

And the question being taken on the adoption of said motion, it
was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Ford and
LaRue, were as follows, viz:—

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John Feland, Samuel R. Overstreet,
William C. Allen, Joseph A. Gaines, J. V. Owen,
Marshall Baker, George H. Gardner, James M. Payne,
William Berkele, John D. Gardner, George W. Pickett,
James D. Black, Richard P. Hocker, John Preston,
Orlando C. Bowles, E. E. Hume, J. N. Price,
H. H. Brinkley, W. G. Hunter, David Pyse,
Tobias W. Burton, T. J. Jenkins, C. W. Robbins,
James M. Cook, John Watts Kearny, Ben. J. Shaver,
G. W. Craddock, Wm. Kitchen, M. M. Sloss,
S. P. Douthitt, William B. Lindsay, George R. Snyder,
W. J. Edrington, T. J. Megibben, L. J. Stephenson,
John Ellis, Thos. J. Montgomery, Robert Sterrett,
J. H. Emerson, John B. Otten, G. W. Wins—42.
Those who voted in the negative, were—

James B. Blue, Zach. T. Heady, Samuel Russell,
James W. Chowning, Thomas Johnson, Richard A. Spurr,
K. R. Culbertson, Martin W. LaRue, Green Sterrett,
A. J. Fleming, Bryan S. McClure, W. J. Taylor,
J. Warren Grigsby, Jere. Poor,

Mr. Hume moved to amend said bill by excepting from the provisions thereof the counties of Anderson and Henderson.

Mr. Owen moved a substitute for said bill and amendment.

Mr. Craddock moved an amendment to the substitute.

And the question being taken on the adoption of Mr. Craddock’s amendment to the substitute, it was decided in the negative.

Mr. Felan 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. Hume, and it was decided in the affirmative.

The question then being taken on the adoption of the substitute offered by Mr. Owen, it was decided in the negative.

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

Said bill having been engrossed, was read a third time as follows, viz.:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That in civil actions and proceedings, the quarterly courts of this Commonwealth shall have jurisdiction for the recovery of money or personal property, when the matter in controversy, exclusive of interest and cost, does not exceed two hundred dollars in value.

§ 2. That justices of the peace and police judges shall have jurisdiction concurrent with the quarterly court, in all actions and proceedings for the recovery of money or personal property, where the matter in controversy, exclusive of interest and cost, does not exceed one hundred dollars in value.

§ 3. The pleadings in all cases before a justice of the peace and police judge shall be oral, and also, before the quarterly court, where the matter in controversy is not of greater value than one hundred dollars, exclusive of interest and cost; but before a summons shall issue, the plaintiff shall file with the judge or justice of the peace a written statement upon which he founds his action, as now provided by section 827 of the Civil Code of Practice.

§ 4. The judge or justice of the peace before whom any such action or proceeding is pending for trial, shall try the same without a jury; but in all cases where the matter in controversy is of the value of ten dollars or more, exclusive of interest and costs, either party may have an appeal to the circuit court, to be taken as now provided by law; but no appeal
shall be taken from the judgment of a justice of the peace or police judge to the quarterly court.

§ 5. That when the plaintiff's demand exceeds fifty dollars ($50), exclusive of interest and cost, he shall pay a tax of fifty cents when he brings his suit, and when the defendant pleads a set-off or counter claim, which exceeds fifty dollars, he shall, at the time he files the same, pay a tax of fifty cents, which shall be taxed as costs, and shall be accounted for by the justice of the peace or judge as now provided by law.

§ 6. The county judge may, by an order entered of record in the county court, empower any person that he may desire to act as clerk of the quarterly court; thereby authorizing such person to issue process to the same extent as the county judge might do, and for which he shall have the same fees allowed to the county judge; but before he shall enter upon the duties of his office he shall take the same oath, execute the same bond, and be subject to the same responsibilities, and be liable to the same penalties, that the judge of the quarterly court is now subject by law.

§ 7. Circuit courts shall have exclusive appellate jurisdiction over judgments rendered by justices of the peace, police judges, and quarterly courts, in their respective counties, where the matter in controversy, exclusive of interest and cost, is not of less value than ten dollars.

§ 8. It shall be the duty of justices of the peace, police judges, and the judge of the quarterly court, and his clerk, to keep printed blank forms for petitions, substantiating the same as that appended to the Civil Code of Practice, and on application of any one desiring to sue upon a matter, a motion of which said justice of the peace, police judge, or quarterly court has jurisdiction, said justice of the peace, police judge, or a quarterly court or his clerk, shall properly fill the blank places in said printed form, so as to present the case sued on in concise language, for which said justice of the peace, police judge, or judge of the quarterly court or his clerk, shall be entitled to recover fifty cents, to be taxed as costs.

§ 9. No attorney fee shall be taxed against any party in either of said courts where no defense is made, nor any objection is made to judgment being rendered.

§ 10. A party obtaining a judgment before a justice of the peace or police judge or quarterly court for money, may, at his own cost, apply to the justice or justice who renders the judgment to transfer the judgment to the circuit court clerk's office; whereupon said judge or justice shall make and enter all the papers in the case of record in his office, and shall give the party a certified copy of the summons, return, and judgment; or if there is no summons, a copy of such orders as show that the parties were properly before the court. The clerk of the circuit court shall, on application, enter said record in full in the book in which he makes similar entries of judgments, executions, and returns of no property found; and he shall, on the order of the party entitled, issue execution on said judgment as if it had been rendered in the circuit court, but after the record has been transferred to the circuit court; the justice of the peace or judge who rendered the judgment shall not issue an execution on the same. The record so made by the clerk of the circuit court shall be deemed original evidence of the matter contained in it.

§ 11. All acts in conflict with this act are repealed; and this act shall be in force from its passage; but this act shall not apply to the counties of Jefferson, Henderson, or Anderson.

Mr. Preston 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 passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Resolved, That the title of said bill be as aforesaid.

And then the House adjourned.
FRIDAY, MARCH 10, 1876.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of the Masonic Building Company of Falmouth.

An act for the benefit of Calloway county.

An act to legalize the Washington county court of claims for 1875.

An act for the benefit of Lee county.

An act to amend the charter of the Danville and Hustonville Turnpike Road Company.

An act to amend the charter of the Lexington and Georgetown Turnpike Road Company.

An act to incorporate the Melton and Patton's Creek Railway Company.

An act to amend the charter of the Petersburg and Burlington Turnpike Road Company.

An act to establish a normal school at Glasgow, in Barren county.

An act for the employment of teams on the public roads of Carroll county.

An act to amend the charter of the town of Stephensport, in Breckinridge county.

An act to extend the corporate limits of the town of Litchfield, in Grayson county.

An act to amend an act to incorporate the town of Shelby City, in the county of Boyle.

An act to empower the trustee of the jury fund of Henderson county to restore to the city of Henderson, out of any funds coming to his hands as trustee, certain moneys due to said city.

An act to incorporate Hocker College, of Lexington.

An act granting the use and possession of the reservoir on the public square to John R. Graham and Green Clay Smith, of the city of Frankfort, for the purpose of cultivating fish.

An act for the benefit of Carlisle Callum, of Greenup county.
An act for the benefit of Joel F. Reed, sheriff of Estill county, and
his securities on his bonds for the years 1873-'4.

An act for the benefit of W. W. Cox, late sheriff and present and
late county and quarterly court judge of Morgan county.

An act to authorize the county courts to establish work-houses, and
to provide for the confinement therein of persons adjudged guilty of
misdemeanors.

An act to empower John D. Mourning, judge of the Adair county
court, to appoint a clerk of his court.

An act to amend the charter of the Athens and Walnut Hill Turn-
pike Company.

An act to provide for adjusting conflicting titles to Mineral Spring,
in Boone county.

An act to incorporate the Court Street Baptist Church, Bowling
Green.

An act to incorporate Hico Lodge, No. 372, Free and Accepted
Masons, Calloway county.

An act for the benefit of B. T. Morris, of Carter county.

An act to amend the charter and reduce into one the several acts
concerning the town of Sharpsburg, Bath county.

Resolution in relation to expired lottery franchises.

Resolution directing the Governor to procure from the War De-
partment of the United States Government copies of the military
rolls of Kentucky troops who served in the Mexican war.

Mr. Frederick, from the Committee on Charitable Institutions, to
whom was referred the same, reported a bill, entitled

A bill for the benefit of the Institution for the Education of Feeble-
minded Children.

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

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it
was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:
Resolved, That the title of said bill be as aforesaid.

Said bill reads as follows, viz:

WHEREAS, It has been represented by the Commissioners of the Institution for the Education of Feeble-minded Children that certain work and repairs should immediately be done on said building, by which there will be an annual saving of money to the Commonwealth; now, therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the sum of one thousand dollars, or so much thereof as may be necessary, be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to make the following repairs, and for the following purposes: To repair and build bathing tubs and washstands, covering steam pipe to prevent the escape of steam, to readjust the water-pipes of the building, and to do such painting as may be done with whatever money is left after the foregoing repairs and work are completed.

§ 2. Be it further enacted, The Auditor of Public Accounts shall draw his warrant on the Treasurer for so much of said appropriation as may be necessary to pay for said work when the accounts shall have been properly attested as now required by law, and the Treasurer shall pay the same over to the Treasurer of the Board of Commissioners, who shall be required to account for the same as he is now required to account for the funds of said institution.

§ 3. This act shall take effect from and after its passage.

112-4. R.
A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend the charter of Brandenburg, in Meade county.
An act for the benefit of Meade county.
An act to regulate the time of holding the criminal courts in Grant, Henry, Owen, and Boone counties.
An act for the benefit of Perry A. Cline, sheriff of Pike county.
With amendments to the last two named bills.
Which were concurred in.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:

1. An act to authorize the city of Newport, Campbell county, to encourage manufactories.
2. An act for the benefit of John B. Richardson, of Lexington.
3. An act to amend chapter 18, General Statutes, title “Common Schools.”

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Corporate Institutions; the 2d to the Committee on Claims, and the 3d to the Committee on Education.

A message was also received from the Senate, announcing that they had concurred in the House amendment to a bill, which originated in the Senate, entitled


Mr. LaRue offered the following resolution, viz:

Resolved, That the resolution requiring unanimous consent of the House to call up a local bill in the morning session be, and the same is hereby, rescinded.

Mr. Spurr moved to lay said resolution on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Lee moved to reconsider the vote by which the House passed a bill, entitled

An act to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of
circuit courts from judgments of said courts, and to authorize the
quarterly courts to appoint a clerk.

Mr. McKinney, from the Committee on Propositions and Grievances,
to whom was referred a bill from the Senate, entitled

An act to amend chapter 60 of the General Statutes, title "Interest
and Usury,"

Reported the same without amendment.

Mr. Feland offered an amendment to said bill as follows, viz:

Provided, That when, in any contract, a greater rate of interest
than eight per cent. per annum is charged, the contract for the ex-
cess shall be void, but the plaintiff shall be entitled to recover
the principal of his debt with eight per cent. per annum interest thereon,
and the 4th section of article 2 of chapter 60 is hereby repealed.

Mr. McKinney moved the previous question.

And the question being taken, "Shall the main question be now
put?" it was decided in the affirmative.

Mr. Nelson moved to lay said bill and amendment on the table.

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. Steele and
Jones, were as follows, viz:

Those who voted in the affirmative, were—

James H. Bowden, J. Warren Grigsby, John B. Otten,
James W. Chowning, W. G. Hunter, Samuel R. Overstreet,
K. R. Calbertson, Wood M. Jones, Samuel Russell,
James Farmer, John Watts Kearny, Ben. J. Shaver,
John Feland, Martin W. Lallue, D. B. Smith,
L. J. Frazee, jr., Lucien S. Luttrell, Green Sterrett,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joshua G. Ford, Thos. J. Montgomery,
William C. Allen, W. H. Frederick, William A. Moore,
Marshall Baker, John D. Gardner, J. V. Owen,
William Berkle, L. E. Green, James M. Payne,
Bell G. Bidwell, Robert E. Grinstead, George W. Pickett,
James D. Black, Zach. T. Heady, Jere. Poor,
James B. Blue, Thomas W. Henton, John W. Powell,
Orlando C. Bowles, Allen C. Hagan, John Preston,
H. H. Brinkley, Richard P. Hocker, J. N. Price,
Tobias W. Burton, E. E. Hume, David Pryse,
E. A. Coffman, T. J. Jenkins, O. C. Richardson, sr.,
James M. Cook, Thomas Johnson, C. W. Robbins,
P. G. Cox, Wm. Kitchen, M. M. Sloss,
The question was then taken on the adoption of the amendment offered by Mr. Feland, and it was decided in the negative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

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<th>Name</th>
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<tr>
<td>Mr. Speaker (Stone)</td>
<td>Joshua G. Ford</td>
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<td>James Farmer</td>
<td>Bryan S. McClure</td>
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<td>Matt. McKinney</td>
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<td>John M. Fish</td>
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<td>James W. Chowning</td>
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<td>P. H. Duncan</td>
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<td>Albert A. Stoll</td>
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<td>Robert W. Nelson</td>
<td>W. J. Taylor</td>
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<td>G. W. Winns-66</td>
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Those who voted in the negative, were—

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<td>James W. Chowning</td>
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<td>Green Sterrett</td>
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<td>J. Warren Grigsby</td>
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<td>Robert W. Nelson</td>
<td>Richard P. Stoll—21</td>
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Resolved, That the title of said bill be as aforesaid.

Mr. Snyder moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Leave of absence, indefinitely, was granted Mr. Wood.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

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<td>James W. Chowning</td>
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<td>Robert W. Nelson</td>
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An act to amend an act, entitled "An act to charter the Mechanics' Bank of Paducah," approved February 7, 1867;

An act to regulate the sale of vinous, spirituous, and malt liquors in Union county;

An act for the benefit of W. E. Clelland, late sheriff of Mercer county;

An act to establish a district for the purpose of working and keeping in repair certain roads running into the town of Big Spring, in the counties of Meade, Hardin, and Breckinridge;

An act to amend the charter of the Salvisa and Kirkwood Turnpike Road Company;

An act to amend the charter of the Kentucky River Turnpike Road Company;

An act for the benefit of the town of Booneville, Owsley county;

An act to amend the charter of the city of Cynthiana;

An act to repeal sections 5, 6, and 7 of an act, entitled "An act to amend the charter of the town of Harrodsburg," approved February 18th, 1870;

An act granting the trustees of the town of Ghent, in Carroll county, the right to establish and maintain a ferry on the Ohio river at said town;

An act to protect the Newport and Covington Bridge Company;

An act to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county;"

An act to amend the charter of the city of Louisville;

An act to incorporate the Kentucky Infirmary for Women and Children;

An act to amend the charter of the Congregation of Adas Israel;

An act to amend section 6, chapter 75, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties;

An act to amend an act incorporating the town of Frenchburg, in Menifee county;

An act for the benefit of John B. Stevens, Joseph B. Bennett, and the personal representatives of William Duke, William Brown, and Titus Bennett;

An act to amend an act, entitled "An act to incorporate the Ancient Order of United Workmen;"

An act to repeal section 3 of an act to amend the charter of the town of Shelby City;

An act to incorporate the Mechanics' Savings Association;
An act to authorize courts of claims to impose a tax upon dogs for county purposes;
An act for the benefit of D. P. Johns, of Hickman county;
An act for the benefit of W. M. Kirby, sheriff of Garrard county;
An to protect game and to punish trespass on land in Adair county;
An act to regulate appeals from the Winchester police court in criminal and penal cases;
An act extending the charter of the Farmers' Bank of Kentucky;
An act for the benefit of the Dix River and Lancaster Turnpike Road Company;
Resolution in regard to sword of Adjutant G. N. Cardwell;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to protect game and small birds, and to punish trespass;
An act to amend an act, entitled "An act to incorporate the Cairo and Tennessee River Railroad Company," approved March 10th, 1873;
An act to incorporate the Lockport and Bethlehem Turnpike or Gravel Road Company;
An act for the benefit of Pat. Rush, jailer of Hart county;
An act to provide for opening, repairing, and keeping in repair public roads in Gallatin county;
An act to reduce into one and amend the act and amendatory acts incorporating the city of Ashland;
An act to amend the charter of the city of Ludlow;
An act to incorporate the Mayfield and Wadesboro Gravel Road Company;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act for the benefit of S. I. M. Major and Waller Overton,
With amendments.
Which were twice read and disagreed to.
On motion of Mr. Grigsby, Messrs. Grigsby and Bowles were appointed a committee to report the action of the House thereon to the Senate.
Who retired, and, after a time, returned and reported that they had performed that duty.

In a short time a message was received from the Senate, announcing that that body refused to recede from the amendment proposed to said bill.

And the question being taken, "Shall the House recede from their disagreement to said amendment?" it was decided in the negative.

On motion of Mr. Bowles,

Ordered, That a committee of conference be appointed upon the part of the House, and that the Senate be requested to appoint a similar committee to act in conjunction with the committee of this House, to whom shall be referred the disagreement of the House and Senate as to the amendment to said bill.

Messrs. Grigsby, Bowles, and Bidwell were appointed such committee.

A message was received from the Senate, announcing that they had appointed a committee of conference as aforesaid.

After a time, the Committee of Conference offered the following report, viz:

The Committee of Conference of both Houses, on House bill entitled "An act for the benefit of S. I. M. Major and Waller Overton," having considered the matter of disagreement between the two Houses, make the following report:

They recommend that the bill be amended in line 1st, by adding after the word "whereas," in said line, the words "it is claimed by S. I. M. Major and Waller Overton that;" and recommend that the House of Representatives concur in amendments proposed by the Senate to said bill.

ED. W. TURNER,
SCOTT BROWN,
W. A. CUNNINGHAM,
"Senate Committee."

J. WARREN GRIGSBY,
B. G. BIDWELL,
O. C. BOWLES,
"House Committee."

The question was then taken on the adoption of said report, and it was decided in the affirmative.
Messrs. Grigsby, Bowles, and Bidwell were appointed a committee to report the action of the House thereon to the Senate. Who, after a time, reported that they had performed that duty. Leave was given to bring in the following bills, viz:

On motion of Mr. Kearny—
1. A bill to incorporate the Louisville Association for the Improvement of Live Stock.

On motion of Mr. McClure—
2. A bill to amend the charter of the Fry's Creek Turnpike Road Company, in Lincoln and Casey counties.

On motion of Mr. Montgomery—
3. A bill for the benefit of Washington county, in regard to the Cumberland and Ohio Railroad.

On motion of Mr. LaRue—

On motion of Mr. Hallam—
5. A bill to amend article 8, chapter 41, of the General Statutes.

Ordered, That the Committee on Corporate Institutions prepare and bring in the 1st and 4th; the Committee on Internal Improvement the 2d; the Committee on Railroads the 3d, and the Committee on the Judiciary the 5th.

The hour of 12 o'clock, M., having arrived, Mr. Grigsby moved that the rules of the House and order of business be suspended, to allow the Committee on the Judiciary to report a bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Frazee, from the Committee on County Courts, to whom the same was recommitted, reported a bill, entitled

A bill to amend section 103 of an act, entitled "An act establishing a new charter for the city of Louisville."

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

The rule of the House and the constitutional provision as to the 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.
Mr. Nelson moved to suspend the rule of the House and regular order of business to permit the Committee on Corporate Institutions to report a bill.

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 the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Nelson moved to reconsider the vote by which the House refused to suspend the rules.

Mr. Hume moved to lay said motion on the table.

The yeas and nays were required thereon by Messrs. Nelson and LaRue.

At 12:55 o'clock, P. M., Mr. Feland moved that the House do now adjourn until 3 o'clock this evening.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And then the House adjourned until 3 o'clock, P. M.
On motion, Mr. Spalding was appointed a committee, to act in con­junction with a similar committee to be asked of and appointed by the Senate, to withdraw from the Governor a bill, which originated in the House, entitled

An act to amend an act, entitled “An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county.”

Mr. Payne, from the Committee on Propositions and Grievances, to whom was referred a bill from the Senate, entitled

An act for the benefit of B. D. Bailey, of Webster county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were:


Those who voted in the negative, were:


Resolved, That the title of said bill be as aforesaid.
Mr. Grigsby offered the following resolution, viz:

Resolved, That rule 57 of the standing rules of this House be, and is hereby, suspended for the remainder of the session.

Which was adopted.

Mr. Megibben, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Rose Dimmick.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time as follows, viz:

WHEREAS, It appears that S. B. Buckner, acting by virtue of his office as Inspector General of the State of Kentucky, did, during the months of February, March, and May, 1861, purchase of Horace E. Dimmick three bullet machines and stands, as shown by account of said Dimmick; and whereas, it appears that said Dimmick has never received any compensation therefor, as shown by the affidavit of said Buckner and the statement of the Auditor of Public Accounts; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor be authorized to draw his warrant on the treasurer for the sum of two hundred and ninety-three dollars, the amount due said Dimmick, who is now dead, in favor of Mrs. Rose Dimmick, his widow, who is now the holder of said account.

§ 2. This act shall be in force from and after its passage.

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

William C. Allen,  John D. Gardner,  Samuel R. Overstreet,
Bell G. Bidwell, L. E. Green, J. V. Owen,
James H. Bowden, Robert E. Grinstead, Chas. Patterson,
E. A. Cofman, Zach. T. Heady, James M. Payne,
James M. Cook, Richard P. Hocker, George W. Pickett,
F. G. Cox, E. E. Hume, John W. Powell,
Thomas J. Drury, W. G. Hunter, J. N. Price,
P. H. Duncan, Wood M. Jones, David Pryse,
J. H. Emerson, William Kitchen, O. C. Richardson, sr.,
John Feland, Daniel Lary, Ben. J. Shaver,
John M. Fish, W. Jeff. Lee, M. M. Sloss,
A. J. Fleming, William B. Lindsay, L. J. Stephenson,
Joshua G. Ford, Bryan S. McClure, Robert Sterrett,
W. H. Frederick, Thos. J. Montgomery, E. B. Treadway,
Joseph A. Gaines, William A. Moore, G. W. Winns—47.
George H. Gardner, John B. Otten,

And so said bill was rejected.

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of Eugene H. DeRoode, of Fayette county.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

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

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act to allow the payment of the reward offered by the Governor of this Commonwealth for the apprehension and conviction of Augden Bridgewater,
Reported the same without amendment.

Mr. Snyder 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 a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, Theodore F. Hallam, William E. Minor,
William Berkele, Thomas W. Henton, William A. Moore,
Orlando C. Bowles, Allen C. Hagan, Jere Poor,
James W. Chowning, E. E. Hume, John W. Powell,
F. G. Cox, W. G. Hunter, John Preston,
P. H. Duncan, Thomas Johnson, David Pryse,
James Farmer, John Watts Kearny, Ralph L. Spalding,
John M. Fish, Martin W. LaRue, Richard A. Spurr,
W. H. Frederick, Robert E. Little, Green Sterrett,
J. Warren Grigsby, T. J. Megibben,

Those who voted in the negative, were—

Mr. Speaker (Stone), John Feland, Bryan S. McClure,
Marshall Baker, A. J. Fleming, Thos. J. Montgomery,
Bell G. Bidwell, George H. Gardner, Robert W. Nelson,
James D. Black, John D. Gariner, John B. Otten,
James H. Bowden, L. E. Green, James M. Payne,
H. H. Brinkley, Robert E. Grinstead, George W. Pickett,
Tobias W. Burton, Zach. T. Heady, O. C. Richardson, sr.,
James M. Cook, Richard P. Hocker, Ben. J. Shaver,
K. R. Culbertson, Wood M. Jones, M. M. Sloss,
S. P. Douthitt, Wm. Kitchen, George R. Snyder,
Thomas J. Drury, Daniel Lary, L. J. Stephenson,
W. J. Edrington, William B. Lindsay, Robert Sterrett—37.
J. H. Emerson,

And so said bill was rejected.

Mr. Bowden, from the Committee on the Judiciary, to whom the same was committed, reported a bill, entitled

A bill to require the New Orleans, St. Louis and Chicago Railroad Company to inclose part of their road in Hickman county,
With the expression of opinion that it should not pass.

Mr. Edrington, by consent of the House, withdrew the amendment offered by him to said bill.

Mr. Nelson 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 engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

Mr. Russell 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 passage of said bill, and it was decided in the negative.

And so said bill was rejected.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Preston, from the Committee on the Judiciary—
A bill to authorize the board of trustees of Somerset to compel able-bodied males arrested on capias pro fine to pay such fine by work.

By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill for the benefit of J. E. Vickey, late sheriff of Wayne county.

By same—
A bill for the benefit of J. N. Shepperd, clerk of the Wayne circuit court.

By Mr. D. B. Smith, from the Committee on Moral and Religious Institutions—
A bill to incorporate the Centennial Church of Colored Missionary Baptists, at Louisville.

By Mr. Minor, from the Committee on Internal Improvement—
An act to incorporate the Gardnersville and Crittenden Turnpike Road Company, in Grant county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend section 8 of an act, entitled "An act to establish a new charter for the city of Louisville," approved March 3d, 1870.

By Mr. Nelson, from the Committee on County Courts—
A bill for the benefit of school district No. 1, Allen county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill for the benefit of C. R. Snell, of Warren county.

By Mr. D. B. Smith, from the Committee on Moral and Religious Institutions—
A bill to prohibit the sale of ardent, vinous, malt, or spirituous liquors in Three Forks district, in Warren county.
By Mr. Fleming, from the Committee on Education—
A bill in aid of common schools of Livingston county.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of Jacob Graff.

By Mr. Duncan, from the Committee on Claims—
A bill for the benefit of John Roberts, of Henry county.

By Mr. Minor, from the Committee on Internal Improvement—
A bill to incorporate the South Louisville and Pleasant Ridge Turnpike and Gravel Road Company, of Jefferson county.

By Mr. Grinstead, from the Committee on County Courts—
A bill to repeal section 3 of an act approved March 14, 1872, entitled "An act to amend the charter of Bryantsville and further amend an act approved February 14, 1871."

By same—
A bill to amend section 3, article 2, chapter 106, General Statutes, title "Taverns."

By same—
A bill authorizing the clerk of the Boyd circuit court to appoint a deputy who may hold his office in Ashland.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to incorporate the Bethel and Eagle Valley Turnpike Road Company.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to re-enact an act, entitled "An act to incorporate the North Middletown and Thatcher's Mill Turnpike Road Company," approved March 11, 1869.

By Mr. Minor, from the same committee—
A bill to incorporate the Minneola and Anderson Ferry Turnpike Road Company, in Boone county.

By Mr. Grinstead, from the Committee on County Courts—

By Mr. Lee, from the Committee on Education—
A bill to aid R. H. Caldwell, common school commissioner of Boyle county.
By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill for the benefit of J. F. Rennick, late sheriff of Hickman county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz.:
By Mr. Preston, from the Committee on the Judiciary—
An act to amend the charter of the city of Newport.
By Mr. Patterson, from the Committee on Propositions and Grievances—
An act to amend an act, entitled "An act to amend the charter of the town of Hartford," approved March 2d, 1867.
By Mr. Nelson, from the Committee on County Courts—
An act for the benefit of the sheriff of Calloway county.
By Mr. Megibben, from the Committee on Claims—
An act for the benefit of T. N. Williams, late assessor of Calloway county.

By Mr. Lary, from the Committee on Railroads—
An act to amend an act, entitled "An act to incorporate the Central Passenger Railroad Company, of the city of Louisville."
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

The House took up from the orders of the day a bill, entitled
A bill to increase the jurisdiction of the quarterly courts, justices' courts, and police courts of Hancock county, and regulate appeals from the judgments thereof.
Ordered, That said bill be engrossed and read a third time.
The rule of the House and the constitutional provision as to the 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.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act to amend and reduce into one the several acts in relation to the town of New Castle, Henry county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Patterson, from the Committee on Propositions and Grievances—

An act empowering the board of trustees of the town of Catlettsburg, in Boyd county, to sell and convey lot No. 37 in said town.

By Mr. Grinstead, from the Committee on County Courts—

An act for the benefit of J. E. Mulkey, sheriff of Monroe county.

By Mr. Lee, from the Committee on Education—

An act to authorize school district No. 32, in Pendleton county, to levy an additional tax for school purposes.

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to amend an act to incorporate the Owingsville Cemetery Company, approved March 25, 1872.

By Mr. Nelson, from the Committee on County Courts—

An act for the benefit of M. M. Ellison, sheriff of Whitley county.

By Mr. LaRue, from the Committee on Corporate Institutions—

An act to amend the charter of the Augusta and Dover Turnpike Road Company, in Bracken county.
Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being 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 of the following titles, viz:

2. An act to incorporate the town of Turner’s Station, Henry county.
3. An act providing for a commissioner and a board of supervisors of public buildings, roads, bridges, and improvements in Crittenden county.
4. An act to change the terms of circuit courts in the counties of Boone and Franklin.
5. An act to incorporate the Clinton Baptist Female College.
6. An act in aid of common schools in Calloway county.
7. An act to legalize certain proceedings and orders of the Caldwell county court.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Insurance; the 2d and 5th to the Committee on Corporate Institutions; the 3d to the Committee on Internal Improvement; the 4th to the Committee on Circuit Courts; the 6th to the Committee on Education, and the 7th to the Committee on County Courts.

A message was also received from the Senate, announcing that they had received official information that the Governor had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of the president, directors, and company of the Bank of Kentucky.
An act to amend, revise, and extend an act, entitled “An act to incorporate the city of Mayfield,” approved March 25th, 1873.
An act to amend an act, entitled “An act to incorporate the town of Fulton, in Fulton county,” approved February 8th, 1872.
An act to amend an act, entitled "An act to change the time of holding the circuit, criminal, and chancery courts of the 12th judicial district," approved 16th April, 1873.

An act to amend the charter of the town of Hustonville.

An act to amend the charter of the Louisville and Nashville Railroad Company.

An act directing and authorizing the clerk of the Daviess circuit court to docket common law causes and criminal and penal cases pending, or which shall hereafter be pending, in the Daviess circuit court.

An act to incorporate the town of Chaplin, Nelson county.

An act for the benefit of pauper idiots in Hardin county.

An act to authorize Emma P. Barbour to be appointed guardian for George A. Sykes and Eliza Moore Sykes.

An act to authorize the jailer of Mason county to appoint an assistant.

An act for the benefit of A. J. Bertram, of Edmonson county.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of J. C. Andrews, of Clinton county.

An act for the benefit of T. A. McGill, late sheriff of Breckinridge county.

An act to incorporate the Tygert Valley Turnpike Road Company, in Greenup and Carter counties.

An act to change the line between the counties of Barren and Metcalfe.

An act to amend the charter and laws of the town of Bellvue, Campbell county.

Mr. Russell, from the Committee on the Judiciary, to whom was referred a bill from the Senate, entitled

An act for the benefit of W. B. Roe's heirs and others, in Rowan county,

Reported the same with an amendment.

Which was twice read.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. Hallam, from the Committee on Banks, to whom was referred a bill from the Senate, entitled An act to incorporate the Bank of Cynthiana, Reported the same with an amendment. Which amendment was twice read as follows, viz:

1. Strike out from section 1 the words following, to-wit: “And all negotiable promissory notes and inland bills of exchange, which may be discounted by it, shall be, and are hereby, put upon the footing of foreign bills of exchange,” and all the balance of said section.

2. Strike out the 6th section.

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. Hallam and Lindsay, were as follows, viz:

Those who voted in the affirmative, were—

James D. Black, Theodore F. Hallam, John Preston,
James B. Blue, Zach. T. Heady, O. C. Richardson, sr.,
Tobias W. Burton, E. E. Hume, Ralph L. Spalding,

George H. Gardner, William B. Lindsay,

Those who voted in the negative, were—

William C. Allen, Joseph A. Gaines, Thos. J. Montgomery,
Marshall Baker, John D. Gardner, William A. Moore,
William Berkele, J. Warren Grigsby, John B. Otten,
James H. Bowden, Robert E. Grinstead, Samuel R. Overstreet,
Orlando C. Bowles, Thomas W. Henton, James M. Payne,
H. H. Brinkley, Allen C. Hagan, George W. Pickett,
Pat. Campion, Richard P. Hocker, J. N. Price,
James W. Chowning, W. G. Hunter, David Pryse,
E. A Coffman, Thomas Johnson, C. W. Robbins,
James M. Cook, John Watts Kearny, Samuel Russell,
K. R. Cubertson, WM. Kitchen, Ben. J. Shaver,
S. P. Douthitt, Martin W. LaRue, M. M. Sloss,
Thomas J. Drury, Daniel Lary, D. B. Smith,
W. J. Edrington, W. Jeff. Lee, George R. Snyder,
J. H. Emerson, Robert E. Little, Richard A. Spurr,
John Feland, G. C. Lockhart, L. J. Stephenson,
John M. Fish, Lucien S. Luttrell, Green Sterrett,
A. J. Fleming, Bryan S. McClure, Robert Sterrett,
Joshua G. Ford, T. J. Megibben, Richard P. Stoll,

Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Lockhart moved to reconsider the vote by which said bill was passed.

Mr. Snyder moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

At 8:15 o'clock, P. M., Mr. Nelson moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

After the announcement by the Speaker (Mr. Grigsby presiding) of the result of the vote, the yeas and nays were required on the said motion by Messrs. Nelson and Hallam.

The Speaker decided that the demand for the yeas and nays was out of order.

From this decision of the Speaker pro tem. Mr. Nelson appealed to the House.

While Mr. Nelson was reducing his appeal to writing the House proceeded to other business, and

Mr. Richard P. Stoll, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate Monroe Lodge, No. 103, I. O. O. F., at Milton. Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Snyder moved that said bill have its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, John D. Gardner, Thos. J. Montgomery,
Marshall Baker, J. Warren Grigsby, John B. Otten,
William Berkele, Robert E. Grinstead, Samuel R. Overstreet,
Bell G. Bidwell, Theodore F. Hallam, J. V. Owen,

In the negative—E. E. Hume—1.

Said bill was then read a third time.

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

Mr. Nelson presented his appeal in writing, as follows, viz:

The Speaker having decided that a call for the ayes and noes on a motion to adjourn, after the decision had been announced, and no other business having intervened, was out of order, the member from Campbell appeals from said decision to the House.

Mr. Snyder moved to lay said appeal on the table.

By consent of the House, Mr. Snyder withdrew said motion.

Mr. Little moved to lay said appeal on the table.

By consent of the House, said motion was withdrawn by Mr. Little.

Mr. Lindsay moved to lay said appeal on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, Chas. Patterson, William C. Allen, John D. Gardner, James M. Payne, Marshall Baker, L. E. Green, Jere. Poor,
Those who voted in the negative, were—

Bell G. Bidwell, Theodore F. Hallam, John Watts Kearny,
James B. Blue, Thomas W. Henton, Martin W. LaRue,

At 9:55 o'clock, P. M., Mr. Hallam moved that the House do now adjourn.

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. Hallam and Nelson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Theodore F. Hallam, T. J. Megibben,
Pat. Campion, E. E. Hume, Robert W. Nelson,

Those who voted in the negative, were—

Marshall Baker, W. H. Frederick, Thos. J. Montgomery,
William Berkele, George H. Gardner, John B. Otten,
Bell G. Bidwell, John D. Gardner, Samuel R. Overstreet,
James D. Black, L. E. Green, Chas. Patterson,
James B. Blue, J. Warren Grigsby, James M. Payne,
James H. Bowden, Robert E. Grinstead, John W. Powell,
Orlando C Bowles, Zach. T. Heady, N. Price,
H. H. Brinkley, Thomas W. Henton, David Pryse,
Tobias W. Burton, Allen C. Hagan, O. C. Richardson, sr.,
James W. Chowning, Richard P. Hocker, Samuel Russell,
E. A. Coffman, W. G. Hunter, Ben. J. Shaver,
James M. Cook, T. J. Jenkins, George R. Snyder,
Mr. Lee, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend the charter of the Cumberland and Ohio Railroad Company.

At 9:20 o'clock, P. M., Mr. Nelson moved that the House do now adjourn.

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. Nelson and Hallam, were as follows, viz:

Those who voted in the affirmative, were—
G. W. Craddock, T. J. Megibben.
Theodore F. Hallam,

Those who voted in the negative, were—
Mr. Speaker (Stone), W. H. Frederick, Thos. J. Montgomery,
William C. Allen, George H. Gardner, John B. Otten,
Marshall Baker, John D. Gardner, Samuel R. Overstreet,
William Berkele, L. E. Green, Chas. Patterson,
Bell G. Bidwell, J. Warren Grigsby, James M. Payne,
James D. Black, Robert E. Grinstead, Jere. Poor,
Orlando C. Bowles, Zach. T. Heady, John W. Powell,
H. H. Brinkley, Thomas W. Henton, David Pryse,
Tobias W. Burton, Allen C. Hagan, O. C. Richardson, sr.,
James W. Chowning, Richard P. Hocker, Samuel Russell,
E. A. Coffman, E. E. Hume, Ben. J. Shaver,
James M. Cook, T. J. Jenkins, M. M. Sloss,
F. G. Cox, Thomas Johnson, George R. Snyder,
K. R. Culbertson, John Watts Kearny, Richard A. Spurr,
Thomas J. Drury, Wm. Kitchen, John A. Steele,
W. J. Edrington, Martin W. LaRue, L. J. Stephenson,
J. H. Emerson, W. Jeff. Lee, Green Sterrett,
John Feland, William B. Lindsay, Robert Sterrett,
John M. Fish, Robert E. Little, Richard P. Stoll,
A. J. Fleming, Bryan S. McClure, E. B. Treadway,
MAR. 10.]  HOUSE OF REPRESENTATIVES.  1179

Said bill was then read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

At 9:28 o'clock, P. M., Mr. Nelson moved that the House do now adjourn.

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. Nelson and Hallam, were as follows, viz:

Those who voted in the affirmative, were—

Daniel Lary,

Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, Samuel R. Overstreet,
William C. Allen, J. D. Gardner, James M. Payne,
Marshall Baker, J. Warren Grigsby, Jere. Poor,
William Berkle, Robert E. Grinstead, John W. Powell,
Bell G. Bidwell, Theodore F. Hallam, John Preston,
James D. Black, Zach. T. Heady, J. N. Price,
James H. Bowden, Thomas W. Henton, David Pryse,
Orlando C. Bowles, Richard P. Hocker, C. W. Robbins,
H. H. Brinkley, E. E. Hume, Samuel Russell,
James W. Chowning, W. G. Hunter, Ben. J. Shaver,
James M. Cook, T. J. Jenkins, M. M. Sloss,
F. G. Cox, Thomas Johnson, George R. Snyder,
K. R. Cuibertson, John Watts Kearny, Ralph L. Spalding,
S. P. Douthitt, Wm. Kitchen, Richard A. Spurr,
Thomas J. Drury, Martin W. LaRue, John A. Steele,
W. J. Edrington, W. Jeff. Lee, Green Sterrett,
J. H. Emerson, William B. Lindsay, Robert Sterrett,
John Feland, Lucien S. Luttrell, Richard P. Stell,
John M. Fish, Bryan S. McClure, E. B. Treadway,
Joshua G. Ford, William A. Moore,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Hallam moved a call of the House.
Mr. Spurr moved that the House do now adjourn.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
And then the House adjourned.

SATURDAY, MARCH 11, 1876.

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 creating the office of street commissioner in Newport, Campbell county.
2. An act to amend an act establishing a board of commissioners of taxes and assessment for the city of Louisville, approved February 17, 1866.
3. An act to amend the charter of the city of Louisville.
4. An act to amend an act, entitled "An act to incorporate the Cumberland and Ohio Railroad Company," approved March 11, 1873.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That they be referred—the 1st to the Committee on County Courts; the 2d to the Committee on Ways and Means; the 3d to the Committee on Internal Improvement; the 4th to the Committee on Railroads, and the 5th to the Special Committee on the Navigation of Green and Barren Rivers.

A message was also received from the Senate, announcing that they desired leave to withdraw from the House the announcement of the passage by that body of a bill, which originated in the House of Representatives, entitled
An act to establish a criminal court in the 14th judicial district.
Who, after a time, reported that they had again passed said bill, with an amendment.
Which was concurred in.
A message also was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to provide for the levy and collection of a tax upon dogs, and to protect the rights of the owners thereof in certain counties,
With amendments.
The 1st, 2d, 3d, and 4th amendments to said bill were concurred in, and the House refused to concur in the 5th amendment.
Ordered, That Messrs. Lockhart, Spurr, and Spalding be appointed a committee to inform the Senate of the action of this House on said amendments.
Who, after a time, reported that they had performed that duty.
A message was received from the Senate announcing that they had appointed Messrs. Goodloe, Cleveland, and Lovel a committee of conference, to act with a similar committee to be appointed on the part of the House, on the disagreement of the House to the 5th amendment of the Senate to said bill.
The Speaker appointed Messrs. Lockhart, Spurr, and Spalding a committee of conference on the part of the House.
Mr. Jones offered the following joint resolution, viz:
1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That hereafter the regular session of the General Assembly of this Commonwealth shall begin at 12 o'clock meridian, on the third Wednesday in November of the year in which the Representatives of the lower House are elected.
2. This resolution shall take effect from its passage.
Mr. Cox offered the following amendment to said resolution, viz:
The member from Warren asks that the resolution be so amended as to read the second Monday in October, instead of third Wednesday in November.
Mr. Grinstead offered the following amendment to said amendment, viz:
Amend the amendment by substituting the last Monday in October.
Mr. Duncan moved to lay said resolution and amendments on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Luttrell offered the following resolution, viz:

Resolved, That this House will meet at 9 ¼ o'clock, A. M., for the balance of this session.

Mr. Albert A. Stoll moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Frazee moved to reconsider the vote by which this House passed a bill, entitled

An act to amend an act, entitled "An act to amend and reduce into one the several acts in relation to the city of Frankfort," approved March 16, 1869.

Mr. LaRue moved to reconsider the vote by which the House passed a bill, which originated in the Senate, entitled

An act to amend and reduce into one the several acts in relation to the town of New Castle, Henry county.
Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to repeal so much of an act, entitled "An act to regulate agencies of foreign express companies," approved March 2, 1860, as requires foreign express companies to take out license to do business in this State.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with.

Mr. Snyder moved to commit said bill to the Committee on Insurance, with instructions to said committee to report said bill at any time within the next three days.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Marshall Baker, Bell G. Bidwell, James D. Black, James B. Blue, James H. Bowden, Orlando C. Bowles, H. H. Brinkley, Tobias W. Burton, Pat. Campion, James M. Cook, F. G. Cox, P. H. Duncan, W. J. Edington, James Farmer, John Feland,


Those who voted in the negative, were—


L. E. Green, Robert E. Grinstead, E. E. Hume, W. G. Hunter, Martin W. LaRue, Daniel Lary, William B. Lindsay, Lucien S. Lattrell, Bryan S. McClure,

Mr. Spalding, who was appointed a committee to withdraw from the Senate a bill, which originated in the House, entitled
An act to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county,"
Reported that he had performed that duty, and delivered said bill to the Clerk of this House.
Mr. Duncan, from the Committee on Claims, to whom was referred a resolution from the Senate, entitled
Resolution appropriating $25 to Miss Mary O. Murray,
Reported the same without amendment.
Said resolution was twice read and adopted.
Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the protection of passengers on railroads in this Commonwealth.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
On motion of Mr. Kearny,
Ordered, That said bill be printed and committed to the Committee on the Judiciary.
A message was received from the Senate, announcing that they had passed a bill, entitled
An act for the propagation and protection of food fishes in the waters of the State of Kentucky.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. David Pryse moved to amend said bill by striking out Estill and Lee counties.
Mr. Feland 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. Pryse, and it was decided in the negative.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the negative.
The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


And so said bill was rejected.

Mr. Steele moved to reconsider the vote by which said bill was rejected.

Mr. Hocker, from the Committee on Corporate Institutions, to whom had been referred a bill from the Senate, entitled

An act to amend the charter of the city of Hopkinsville,
Reported the same without amendment.

Mr. Feland offered a substitute for said bill.

And the question being taken on the adoption of said substitute, it was decided in the affirmative.

115-11 R.
Ordered. That said bill, as amended, be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to amend section 7, chapter 112, General Statutes.

By Mr. Feland, from the Committee on the Judiciary—
A bill to amend section 1, article 23, of chapter 28, of the General Statutes.

By Mr. Russell, from the same committee—
A bill to amend an act, entitled "An act to secure the payment into the Treasury of all fines, taxes, and license fees collected by trustees of the jury fund, clerks, and other officers," approved February 23, 1874.

By Mr. Bowden, from the same committee—
A bill to amend section 52, article 2, chapter 39, General Statutes.

By Mr. Feland, from the same committee—
A bill to amend article 3, chapter 29, of the General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act for the relief of M. B. Cox, late sheriff of Morgan county, and his sureties,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being 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. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Mechanics' Savings Association.
An act to amend the charter of the city of Cynthiana.
An act to repeal section 3 of an act to amend the charter of the town of Shelby City.
An act to amend an act incorporating the town of Frenchburg, in Menifee county.
An act to amend an act, entitled "An act to charter the Mechanics' Bank of Paducah," approved February 7, 1867.
An act to protect the Newport and Covington Bridge Company.
An act to incorporate the Troublesome Creek Boom Company, of Breathitt county.
An act to regulate appeals from the Winchester police court in criminal and penal cases.
An act extending the charter of the Farmers' Bank of Kentucky.
An act to incorporate the town of Summershade, in Metcalfe county.
An act to incorporate the Summit Station Turnpike Road Company, in Nicholas county.
An act to establish an institution of learning in or near the town of Proctor, in Lee county.
An act to incorporate the Muldraugh's Hill Lithographic Stone and Mining Company.
An act to incorporate the German Evangelical Zion's Church, of Owensboro.
An act to amend the revenue laws and to re-enact certain sections of chapter 2060, Session Acts of 1869, entitled "An act to amend the revenue laws," approved March fifteenth, eighteen hundred and sixty-nine (1869).
An act for the benefit of the creditors of the Montgomery and Bath Stock Association.
An act to authorize the county court of Webster county to issue bonds, and to levy a tax to pay the same.
An act to incorporate the Grassy Flat Ditch Company, of Daviess county.

An act to amend the charter of the city of Louisville, and directory to the Board of Commissioners of Public Charities of said city.

An act to incorporate the Mount Tabor Church and Burial Grounds, in Lewis county.

An act to amend an act, entitled "An act to incorporate the Ancient Order of United Workmen."

An act to amend the charter of the city of Louisville.

An act to repeal sections 5, 6, and 7 of an act, entitled "An act to amend the charter of the town of Harrodsburg," approved February 18th, 1870.

An act to amend the charter of the Salvisa and Kirkwood Turnpike Road Company.

An act to amend the charter of the town of Parkland.

An act to authorize courts of claims to impose a tax upon dogs for county purposes.

An act to amend an act, entitled "An act to incorporate the Liberty and Green River Turnpike Road Company, in Casey county," approved March 25th, 1872.

An act to establish a district for the purpose of working and keeping in repair certain roads running into the town of Big Spring, in the counties of Meade, Hardin, and Breckinridge.

An act for the benefit of D. P. Johns, of Hickman county.

An act to amend section 6, chapter 74, General Statutes, for the benefit of the sheriffs of Metcalfe and Monroe counties.

An act to create a criminal court in the sixteenth judicial district.

An act to amend the charter of the Kentucky River Turnpike Road Company.

Resolution in regard to sword of Adjutant G. N. Cardwell.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to cause the surplus of the Sinking Fund to be transferred to the Revenue Proper;

An act to amend an act, entitled "An act to incorporate the town of Paintsville," approved March 25th, 1872;

An act to incorporate the Baptist Centennial Theological College, of Knox county;

An act for the benefit of S. I. M. Major and Waller Overton;
An act to incorporate Guthrie City, in Todd county;
An act to charter the Barren River Bridge Company;
An act to prevent the destruction by cattle or other stock of willows and small trees growing and being planted on the banks of the Ohio river in Trimble and Oldham counties, and part of Carroll county;
An act for the benefit of John N. Howard, late sheriff of Harlan county;
An act for the benefit of T. A. McGill, late sheriff of Breckinridge county;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of R. W. Major, late sheriff of Trigg county, and his sureties;
An act to continue ten years longer an act entitled "An act to amend the charter of the town of Hustonville, and amendments thereto," approved March 13th, 1872;
An act to change the time of holding the Ballard county court;
An act to authorize the people of the Staffordsburg precinct, in Kenton county, to vote on the question as to whether spirituous liquors shall be sold in said precinct;
An act to incorporate the Louisville Elevator and Warehouse Company;
An act to authorize the judge of the Lincoln county quarterly court to appoint a clerk of his court;
An act to incorporate James Owen Lodge, No. 1, Independent Sons of Honor;
An act to amend the title of chapter 159 of the act approved February 14th, 1876;
An act to incorporate the Jersey Ridge Turnpike Road, in Mason county;
An act for the benefit of the German American School Association, of Owensboro;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Lockhart, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

The further consideration of said bill was cut off by the orders of the day.

The hour of 12 o'clock, M., having arrived, on motion of Mr. Bowles, the House took up from the orders of the day a bill, entitled A bill to establish a Bureau of Agriculture, Horticulture, and Statistics.

Which was ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Craddock offered an amendment to said bill.

Mr. Grigsby 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. Craddock, and it was decided in the affirmative.

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

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That a Bureau of Agriculture, Horticulture, and Statistics for the State of Kentucky be, and is hereby, established.

§ 2. That said department shall be under the control and management of one officer, who shall be known as the Commissioner of Agriculture, Horticulture, and Statistics. He shall be appointed by the Governor, by and with the advice and consent of the Senate, if the Senate is in session, and shall hold his office for two years, commencing on the second Monday in January, and continue for the period of two years, and until his successor is appointed. He shall keep his office at the seat of government, and shall take an oath well and truly to discharge the duties of his office, and execute bond to the Commonwealth, with good security to be approved by the Governor, for the faithful discharge of the duties of his office. The business and efforts of said bureau shall be directed to the promotion of agriculture, horticulture, manufactures, and other matters provided for by this act.

§ 3. It shall be the duty of said commissioner to promote and encourage as far as practicable the organization of Agricultural and Horticultural Societies and other associations in the several counties in this State; also to ascertain the agricultural, horticultural, mechanical, commercial, and educational condition of every county in the Commonwealth, giving in detail the quantity and quality of land under cultivation, the kinds, amounts, and value of the annual field crops; the annual production of
orchards, gardens, dairies, and mines; the quantity and value annually of
the domestic manufactures; the kinds and value, and the increase of the
live stock; annual products of mechanical industry and skill; the value of
the exports and imports; the number of miles of railroad, turnpikes, and
navigable streams; the names, locations, and populations of cities, towns,
and villages; the number and value of school-houses and churches; the
names, number, capital, and purposes of incorporated companies and
charitable institutions, together with such other vital, social, physical,
and political statistics as he may deem proper and expedient.

§ 4. It shall be the duty of the Auditor of Public Accounts, the assessors
of the several counties of the State, and all other officers of the State,
or any of the counties thereof, to furnish said commissioner with such
information within their power respectively, as the said commissioner may
require in regard to the matters connected with said bureau; and as a
further means of procuring said information, the commissioner shall put
himself in communication with the different agricultural and horticultural
societies, and manufacturing and mining companies, and such other organi-
izations, either in or out of the State, as he may deem expedient.

§ 5. It shall be the duty of the commissioner to furnish to the publish-
ers of newspapers of this State, who will publish the same free of charge,
a condensed monthly report of the breadth of planting and condition of
the growing crops, and such other information as he may deem proper and
expedient.

§ 6. The commissioner shall annually, on the first of January, make
out and compile a report, giving a general review of the agricultural,
horticultural, mineral, and industrial resources of the entire State, with
brief notices of each county, and shall file the same with the Governor
of this Commonwealth, who shall cause to be printed a sufficient number
for general distribution. It shall be the duty of the said commissioner
to prepare, as soon as he may be possessed of the proper information, a
condensed statement of the present condition and capacity of the State
as regards its agriculture, horticulture, mining, manufacturing, and domes-
tic arts; the average price of lands and labor in its different sections; its
traveling, exporting, and educational facilities; a brief view of its climate;
its geographical position and general topography, and other suitable sub-
jects designed to induce immigration to this State; which statement, in
the form of a report, when presented to the Governor, and approved by
him, the said commissioner shall cause to be printed, in cheap pamphlet
form, in the English and German languages, and distributed free through
immigration societies, or otherwise, as he may deem best to promote immi-
gration into this State.

§ 7. It shall be the duty of the Librarian to furnish said commissioner
with all necessary stationery for the use of his office, and the Governor
shall assign to said commissioner suitable rooms, with necessary furniture
and fixtures, for the transaction of the business of said bureau.

§ 8. It shall be the duty of the Contractor of Public Printing to do and
perform the necessary printing required by said commissioner for the use
of said bureau, at the same charges and upon the same terms as similar
work is done for the State.

§ 9. The commissioner shall make out a monthly account of the postage,
light, and fuel expenses of his office, and submit the same to the Governor
for his approval, and upon said approval he shall authorize the Auditor
of Public Accounts to draw his warrant on the Treasurer for the said
amount.
§ 10. The salary of the commissioner shall be two thousand dollars per
year, to be paid monthly out of any money in the Treasury not otherwise
appropriated.

§ 11. The commissioner first appointed under this act shall hold his
office until the second Monday in January, 1878, and until his successor
shall be appointed and qualified; and should there occur a vacancy by
death, resignation, or from any other cause, the Governor shall have
power to fill such vacancy.

§ 12. This act to take effect and be in force from and after its passage.

The question was then taken on the passage of said bill, and it
was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a pro-
vision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. Warren Grigsby, John B. Otten,
Marshall Baker, Robert E. Grinstead, J. V. Owen,
Bell G. Bidwell, Theodore F. Hallam, James M. Payne,
James D. Black, Zach. T. Heady, Jere. Poor,
James B. Blue, Thomas J. Henry, John Preston,
James H. Bowden, Thomas W. Henton, O. C. Richardson, sr.,
Orlando C. Bowles, Richard P. Hocker, G. W. Robbins,
H. H. Brinkley, W. G. Hunter, Samuel Russell,
Pat. Campion, T. J. Jenkins, George R. Snyder,
G. W. Craddock, Thomas Johnson, Ralph L. Spalding,
K. R. Culbertson, John Watts Kearny, Richard A. Spurr,
Thomas J. Drury, Martin W. LaRue, John A. Steele,
W. J. Edrington, W. Jeff. Lee, L. J. Stephenson,
John Ellis, Wm. B. Lindsay, Green Sterrett,
James Farmer, Robert E. Little, Robert Sterrett,
John Feland, G. C. Lockhart, Albert A. Stoll,
John M. Fish, Lucien S. Luttrell, Richard P. Stoll,
George H. Gardner, Thos. J. Montgomery,

Those who voted in the negative, were—

William C. Allen, A. J. Fleming, Samuel R. Overstreet,
Tobias W. Burton, John D. Gardner, Chas. Patterson,
James W. Chowning, L. E. Green, George W. Pickett,
E. A. Coffman, Wood M. Jones, J. N. Price,
James M. Cook, Wm. Kitchen, David Pryse,
J. H. Emerson, Robert W. Nelson,

Resolved, That the title of said bill be as aforesaid.

Leave of absence, indefinitely, was granted Messrs. Berkele and
A. H. Smith.

And then the House adjourned.
MONDAY, MARCH 13, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties," approved February 4, 1876.

An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Madisonville, Hopkins county.

An act to establish a normal school in the town of Butler, Pendleton county.

An act to authorize the county court of McCracken county to take stock in the Paducah, Benton, and Murray Gravel Road Company.

An act to incorporate the Greenup and Riverton Building and Loan Association.

And that they had passed bills of the following titles, viz:

An act for the benefit of M. Martin, of Cumberland county.

An act to repeal an act, entitled "An act to regulate the time of holding the circuit courts in the second judicial district."

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with, 

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled

Resolution providing for the removal of the remains of Jacob Lamb, a soldier of the Wars of the Revolution and 1812, to the State Cemetery at Frankfort.

Which was twice read and adopted.

115-H. R.
A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Bricklayers' Union, No. 4, of Louisville.
An act to amend the charter of the city of Louisville.
The last named bill with an amendment.
Which was concurred in.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Demossville Turnpike Company;
An act to regulate the time of holding the criminal courts in Grant, Henry, Owen, and Boone counties;
An act to amend the charter of Brandenburg, in Meade county;
An act for the benefit of Meade county;
An act for the benefit of J. C. Andrews, of Clinton county;
An act to change the line between the counties of Barren and Metcalfe;
An act to amend the charter and laws of the town of Bellview, Campbell county;
An act to establish a criminal court in the 14th judicial district;
An act to incorporate the Tygert Valley Turnpike Road Company, in Greenup and Carter counties;
An act to amend an act, entitled "An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties," approved February 4th, 1876;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of Hugh Mulholland;
An act to incorporate the Bank of J. B. Wilgus & Co., of Lexington;
An act to amend the charter of the town of Richmond;
An act to amend an act, entitled "An act to amend and reduce into one the several acts in regard to the town of Vanceburg, in Lewis county;"
An act to authorize the mayor and council of the city of Augusta, in Bracken county, to make a subscription to the Augusta and Berlin Turnpike Road Company;
An act to incorporate the Henderson Female College, of Henderson;
An act to incorporate the Ohio County Bank;
An act in relation to commissioner's sales in Nelson county;
An act giving Henry Fields, late sheriff of Perry county, the further time of six months in which to make out and return his delinquent lists for the years 1873 and 1874;
An act to amend an act incorporating the Winchester and Kentucky River Turnpike Road Company;
An act to prohibit the sale of spirituous, vinous, or malt liquors within two miles of Corinth Church, in Grant county;
An act to amend the act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington, approved March 6th, 1876;
An act to amend an act to incorporate the Owingsville Cemetery Company, approved March 25, 1872;
An act for the benefit of J. E. Mulkey, sheriff of Monroe county;
An act for the benefit of M. M. Ellison, sheriff of Whitley county;
An act to amend an act, entitled "An act to amend the charter of the town of Hartford," approved March 2d, 1867;
An act to amend the charter of the Augusta and Dover Turnpike Road Company, in Bracken county;
An act to amend the charter of the town of Hickman;
An act for the benefit of the Moorfield and Upper Blue Lick Turnpike Road Company;
An act to amend an act, entitled "An act to incorporate the Central Passenger Railroad Company, of the city of Louisville;"
An act to authorize school district No. 52, in Pendleton county, to levy an additional tax for school purposes;
An act to amend and reduce into one the several acts in relation to the town of New Castle, Henry county;
An act for the benefit of M. Martin, of Cumberland county;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
Mr. Lee withdrew his motion, heretofore entered, to reconsider the vote by which this House passed a bill, entitled
An act to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint clerks.
Leave of absence, indefinitely, was granted Mr. Feland.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Russell, from the Committee on Circuit Courts—
A bill to repeal an act, entitled “An act to change the time of holding the Union circuit court,” approved March 1, 1876.

By Mr. Cox, from the Committee on Military Affairs—
A bill to fix the compensation of the militia when in actual service.

By same—
A bill to amend chapter 76, General Statutes, title “Militia.”

By same—
A bill regulating certain duties of the Adjutant and Quarter-Master General, fixing their salaries, also the latter’s clerk.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Botts entered a motion to reconsider the vote by which this House passed the last named bill.

Bills which originated in the Senate were reported by the several committees, to whom the same had been referred, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to amend an act, entitled “An act to incorporate the Silver Spar and Mining Company.”

By Mr. Russell, from the Committee on Circuit Courts—
An act to change the terms of circuit courts in the counties of Boone and Franklin.

By Mr. Steele, from the Committee on Internal Improvement—
An act to incorporate the New Castle, Pleasureville, and Sweet Home Turnpike Road Company, in Henry county.

By Mr. Henton, from the Committee on Ways and Means—
An act giving the consent of the Legislature of this State to the
purchase or condemnation by the United States Government of land within the State for public purposes.

By Mr. Little, from the Committee on General Statutes—
An act to amend section 16, article 13, chapter 38, of the General Statutes.

By same—
An act to amend chapter 92 of the General Statutes, title "Revenue and Taxation."

By Mr. Cox, from the Committee on Military Affairs—
An act to authorize the sale of muzzle-loading guns in State Arsenal.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Jenkins, from the special committee, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to amend an act, entitled "An act to regulate the sale of medicines and poisons," approved February 21st, 1874.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Grigsby moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Cox, from the Committee on Military Affairs, to whom the same was referred, reported a bill, entitled
A bill to authorize the Quarter-Master General to audit and report to the General Assembly all claims for property taken, and services rendered, by the State in the late civil war.
Which was read the first time and ordered to be read a second
time. The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,
Ordered, That said bill be engrossed and read a third time.
Said bill having been engrossed, was read a third time.
The question was then taken on the passage of said bill, and it
was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Grinstead
and Albert A. Stoll, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

Resolved, That the title of said bill be as aforesaid.

Mr. Owen, from the special committee on the navigation of Green
and Barren rivers, to whom was referred a bill from the Senate, en-
titled
An act to amend and explain an act, entitled "An act to incorporate the Green and Barren River Navigation Company," approved March 9, 1868,

Reported the same without amendment.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Lee moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hume, from the special committee, to whom was referred the same, reported a bill, entitled

A bill to amend an act to regulate the sale of medicines and poisons, approved February 21, 1874.

Said bill was ordered to be read a third time.

Mr. Hume moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

Mr. Craddock, from the Committee on Military Affairs, to whom the same was referred, reported a bill, entitled

A bill for the benefit of G. W. Daniel, of Franklin county.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Auditor of this State be, and he is hereby, directed to draw his warrant upon the Treasurer of this State in favor of G. W. Daniel for the sum of one hundred and thirteen dollars and fifty-one and two thirds cents ($113 51¾) for his services in mustering into the State service Capt. Wm. B. Eversole's company (C), Capt. Shadrach Combs' company (D), and Capt. Wm. Strong's company (E), of the Three Fock's Battalion of Kentucky State Troops in the years 1864 and 1865, and the Treasurer shall pay the same out of any funds in the Treasury not otherwise appropriated.

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

Mr. Steele moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House took up from the unfinished business a bill, entitled

A bill to repeal an act, entitled "An act to amend article 3 of chapter 5 of the General Statutes," approved February 23, 1874.
Said bill was ordered to be engrossed and read a third time.
Said bill, having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That chapter 521 of the Session Acts of Kentucky for 1873-4, relating to county attorneys, be, and the same is hereby, repealed from section 1 to section 5, inclusive.

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

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.

Mr. Lary offered the following joint resolution, viz:

Be it resolved by the General Assembly of the Commonwealth of Kentucky, That each branch of this General Assembly instruct its respective standing committees to report only bills which originated in the other branch, local as well as general, until the same are exhausted. This resolution to take effect upon its passage.

Mr. Spalding moved to amend said resolution by striking out that portion relating to local bills.

And the question being taken on the adoption of said amendment, it was decided in the negative.

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

Mr. Feland, from the special committee in relation to clerks and sheriffs' fees, reported a bill, entitled

A bill to reduce and regulate the fees of clerks and sheriffs in this Commonwealth.

Which was read the first time and passed into the orders of the day.

The House took up from the orders of the day the motion of Mr. Green Sterrett to reconsider the vote by which this House rejected a bill, entitled

A bill for the benefit of the sheriffs of this Commonwealth.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Hunter moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Hunter offered the following amendment to said bill, viz:

Amend by striking out ten cents wherever it occurs and insert in lieu thereof eight cents.

Which was adopted.

Said bill was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That in lieu of the compensation now allowed by law to sheriffs for carrying prisoners to the Penitentiary they shall be allowed ten cents per mile for going and returning by the shortest and most usual traveled route from their respective county seats; but the compensation now fixed by law for guards shall remain as it is.

§ 2. All acts and parts of acts in conflict with this act are hereby repealed.

§ 3. This act shall be in force from its passage.

The question was then taken on the passage of said bill, and it was decided in the negative.

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

Those who voted in the affirmative, were:


Those who voted in the negative, were:


And so said bill was rejected.
Mr. LaRue moved to suspend the rules to take up a bill, entitled A bill requiring the Court of Appeals to hold its sessions in the city of Louisville.

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 the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—

A bill to incorporate the town of Stanton, in Powell county.

By Mr. Grigsby, from the Committee on Education—

A bill for the benefit of school district No. 13, in Morgan county.

By Mr. McClure, from the Committee on Propositions and Grievances—

A bill for the benefit of Nancy Fuel, an idiot, of Boyle county.
By Mr. Grinstead, from the Committee on County Courts—
A bill to increase the jurisdiction of the police judge of Woodbury.

By Mr. Chowning, from the Committee on Agriculture and Manufactures—
A bill to amend the charter of Prestonville.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of A. B. Duyall.

By same—
A bill for the benefit of Z. Tyree, late common school commissioner for Carter county.

By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill providing for the location and defining the county line between the counties of Morgan and Wolfe.

By same—
A bill for the benefit of John C. Evans, late deputy sheriff and tax collector of Hickman county.

By Mr. David Pryse, from the Committee on Internal Improvement—
A bill to improve roads in Butler county.

By Mr. Steele, from the same committee—
A bill to amend an act, entitled "An act to incorporate the Fry's Creek Turnpike Road Company, in Lincoln and Casey counties," approved March 25, 1872.

By Mr. Snyder, from the Committee on Railroads—
A bill to authorize and empower the Christian county court of claims to levy and have collected an annual tax to be used in repairing and improving roads in said county.

By Mr. Grigsby, from the Committee on the Judiciary—
A bill to change the line between the counties of Clay and Owsley.

By Mr. Grinstead, from the Committee on County Courts—
A bill to amend an act, entitled "An act to increase the jurisdiction of quarterly courts in Hickman and other counties," approved February 17, 1874.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill in relation to the police court of Winchester.
By Mr. David Pryse, from the Committee on Internal Improvement—
A bill to incorporate the Turnersville and Vandiver's Turnpike Road Company, in Lincoln county.
By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill for the benefit of litigants and attorneys of the Owsley circuit court.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
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 the House of Representatives, of the following titles, viz:
An act to incorporate the town of Spottsville, in Henderson county.
An act for the benefit of the Institution for the Education of Feeble-minded Children.
An act for the benefit of Merrill Hardin, of Garrard county.
An act for the benefit of W. O. Newman, of Metcalfe county.
An act for the benefit of J. F. Rennick, late sheriff of Hickman county.
An act to incorporate Hawesville Lodge, No. 91, Independent Order of Odd Fellows.
An act to amend chapter 42, General Statutes, title "Ferries."
An act to incorporate the Gardnersville and Crittenden Turnpike Road Company, in Grant county.
An act to repeal section 3 of an act approved March 14, 1872, entitled "An act to amend the charter of Bryantsville and further amend an act approved February 14, 1871."
An act relating to the ferry in Livingston county opposite Golconda, in Illinois.
An act conferring certain powers on the board of trustees of the
town of Hazelgreen, Wolfe county.

A message was also received from the Senate, announcing that they
had disagreed to a bill, which originated in the House of Represent-
atives, entitled

An act to amend the title of an act, entitled "An act for the bene-
fit of O. C. Bowles and Geo. N. Brown, and their associates, lessees,
and vendees," approved March 15, 1871.

A message was also received from the Senate, announcing that they
had concurred in the House amendment to a bill, which originated in
the Senate, entitled

An act for the benefit of W. B. Roe's heirs and others, in Rowan
county.

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

1. An act for the benefit of John M. Power, sheriff of Magoffin
county.

2. An act to incorporate the town of Leslie, in Graves county.

3. An act giving Farish Arnett, late sheriff of Magoffin county,
further time in which to make out and return his delinquent lists for
the years 1873 and 1874.

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

The rule of the House and the constitutional provision as to the
second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st and 3d to the Com-
mittee on Propositions and Grievances, and the 2d to the Committee
on Corporate Institutions.

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

An act to incorporate the Bradford's Landing and Washington
Trace Turnpike Company, in Bracken county.

An act to incorporate the District of Cold Spring, in Campbell
county.

An act to provide for the levy and collection of a tax on dogs,
and protect the rights of the owners thereof in Fayette and other
named counties.

Which bills were severally read the first time and ordered to be
read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

A message was also received from the Senate, announcing that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act to incorporate the Lockport and Bethlehem Turnpike or Gravel Road Company.

An act for the benefit of Pat. Rush, jailer of Hart county.

An act to amend an act, entitled "An act to incorporate the Cairo and Tennessee River Railroad Company," approved March 10th, 1873.

An act to incorporate the Mayfield and Wadesboro Gravel Road Company.

An act to change the time of holding the Ballard county court.

An act to authorize the judge of the Lincoln county quarterly court to appoint a clerk of his court.

An act to continue ten years longer an act, entitled "An act to amend the charter of the town of Hustonville, and amendments thereto," approved March 13th, 1872.

An act for the benefit of the German American School Association, of Owensboro.

An act for the benefit of R. W. Major, late sheriff of Trigg county, and his sureties.

An act to incorporate the Jersey Ridge Turnpike Road, in Mason county.

An act to incorporate the Louisville Elevator and Warehouse Company.

An act to incorporate James Owen Lodge, No. 1, Independent Sons of Honor.

An act to provide for opening, repairing, and keeping in repair public roads in Gallatin county.

An act to authorize the people of the Staffordsburg precinct, in Kenton county, to vote on the question as to whether spirituous liquors shall be sold in said precinct.
An act to protect game and small birds, and to punish trespass.

A message was received from the Governor by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to cause the surplus of the Sinking Fund to be transferred to the Revenue Proper.

An act to incorporate the Kentucky Infirmary for Women and Children.

An act for the benefit of S. I. M. Major and Waller Overton.

An act to prevent the destruction by cattle or other stock of willows and small trees growing and being planted on the banks of the Ohio river in Trimble and Oldham counties, and part of Carroll county.

An act for the benefit of John N. Howard, late sheriff of Harlan county.

An act for the benefit of T. A. McGill, late sheriff of Breckinridge county.

An act to reduce into one and amend the act and amendatory acts incorporating the city of Ashland.

An act to incorporate the Bath County Agricultural and Mechanical Association.

An act to incorporate the Fox Creek and Washington County Turnpike Company.

An act to incorporate Guthrie City, in Todd county.

An act to incorporate the Zoological Garden Association of Jefferson county.

An act to amend an act, entitled "An act to amend an act, entitled 'An act to amend and reduce into one the several acts in relation to the town of Greenupburg.'"

An act to amend the charter of the Congregation Adas Israel, of Louisville.

An act to regulate the sale of vinous, spirituous, and malt liquors in Union county.

An act for the benefit of the town of Booneville, Owsley county.


An act for the benefit of the Dix River and Lancaster Turnpike Road Company.
An to protect game and to punish trespass on land in Adair county.

An act for the benefit of W. M. Kirby, sheriff of Garrard county.

An act for the benefit of W. E. Clelland, late sheriff of Mercer county.

An act to amend an act, entitled "An act to incorporate the town of Paintsville," approved March 25th, 1872.

An act to incorporate the town of Burlington, in Boone county.

An act to incorporate the Baptist Centennial Theological College, of Knox county.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Bidwell, from the Committee on Banks—
An act to incorporate the Princeton Bank.

By Mr. Grinstead, from the Committee on County Courts—
An act to legalize certain proceedings and orders of the Caldwell county court.

By Mr. Russell, from the Committee on Circuit Courts—
An act to regulate the holding of the chancery, criminal, and circuit courts at Alexandria, in Campbell county, in the twelfth judicial district.

By Mr. Grinstead, from the Committee on County Courts—
An act to amend an act authorizing a portion of the Jamestown magisterial district, in Campbell county, to be taxed to purchase the Newport and Dayton Turnpike and to bridge Taylor creek.

By same—
An act to legalize the issue of certain bonds issued by the commissioners of a portion of the Jamestown magisterial district, in Campbell county.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to authorize the city of Newport, Campbell county, to encourage manufactures.

By Mr. Black, from the Committee on General Statutes—

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to amend an act to amend an act, entitled "An act to
incorporate the Kentucky Association for the Improvement of the Breed of Horses."

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of the sureties of J. B. Brassfield,

Reported the same with an amendment.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Said bill, as amended, was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),
Marshall Baker,
William Berkele,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botts,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
Pat. Campion,
James W. Chowning,
E. A. Coffman,
James M. Cook,
F. G. Cox,
G. W. Craddock,
K. R. Culbertson,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
James Farmer,
John M. Fish,
A. J. Fleming,
Joshua G. Ford,
W. H. Frederick,
Joseph A. Gaines,
George H. Gardner,
J. Warren Grigsby,
Robert E. Grinstead,
Zach T. Heady,
Thomas W. Henton,
Allen C. Hagan,
E. B. Hume,
W. G. Hunter,
T. J. Jenkins,
Thomas Johnson,
John Watts Kearny,
Wm. Kitchen,
Daniel Lary,
W. Jeff. Lee,
William B. Lindsay,

118-H. R.

Thos. J. Montgomery,
William A. Moore,
John B. Otten,
Samuel R. Overstreet,
Chas. Patterson,
James M. Payne,
George W. Pickett,
Jere. Poor,
John W. Powell,
John Preston,
J. N. Price,
David Pryse,
O. C. Richardson, sr.,
Samuel Russell,
Ben. J. Shaver,
M. M. Sloss,
George R. Snyder,
Ralph L. Spalding,
John A. Steele,
Green Sterrett,
Robert Sterrett,
Resolved, That the title of said bill be as aforesaid.

A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act to amend an act, entitled “An act for the benefit of turnpike roads in Scott county,” approved March 21, 1872.

And that they had passed a bill, entitled

An act to amend and reduce into one the several acts in relation to the town of Marion.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Leave of absence, indefinitely, was granted Messrs. Lookhart and Little.

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate the Louisville and Paducah Railroad Company.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Stone offered an amendment to said bill.

And the question being taken on the adoption of said 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 and the constitutional provision as to the 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.
Mr. Payne, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled
A bill for the benefit of Z. Lane, late common school commissioner for Carter county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be recommitted to the Committee on Propositions and Grievances.
Mr. Powell, from the Committee on Privileges and Elections, who were directed to prepare and bring in the same, reported a bill, entitled
A bill to attach the farms and premises of Jesse H. and Robert Bock, in Metcalfe county, to Cumberland county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Grinstead offered an amendment to said bill.
And the question being taken on the adoption of said 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 and the constitutional provision as to the 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.
Mr. Steele, from the Committee of Conference on the part of the House, which refused to concur in the fifth amendment of the Senate to a bill, which originated in the House of Representatives, entitled
An act to provide for the levy and collection of a tax upon dogs, and to protect the rights of the owners thereof in certain counties.
Reported that said Committee of Conference had agreed that the House should adhere to its disagreement to the fifth amendment to said bill.
Which was adopted.
A message was received from the Senate, announcing that they had adopted the report of the Conference Committee as to said bill and amendments.

Mr. Snyder, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled
An act in relation to an act to incorporate the Kentucky and Great Eastern Railway Company, approved March 22, 1870,
Reported the same without amendment.
Mr. Luttrell moved that said bill be read a third time.
And the question being taken on the adoption of said motion, it was decided in the negative.
Mr. Grigsby moved to reconsider the vote by which this House refused to order said bill to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Berkele moved to postpone the further consideration of said bill until to-morrow night.
And the question being taken on the adoption of said motion, it was decided in the negative.
Mr. Megibben offered the following as the minority report of said committee, viz:

Minority report of the Railway Committee of the House on the Kentucky and Great Eastern Railway Company, offering a substitute for the Senate bill repealing certain sections of the charter of said company.

To the House of Representatives of the Legislature of the Commonwealth of Kentucky, in session assembled:

Your committee, in minority, have the honor to report and offer this substitute to the Senate bill for the repeal of certain sections of the charter of the Kentucky and Great Eastern Railway Company, which has been under consideration for some days by the Committee on Railroads of this House, during which time all sides of this question have been fully discussed. We beg leave to respectfully call the attention of this body to the object of this substitute, and the conclusions reached by us which cause us to dissent from the report of the majority of the committee. The Kentucky and Great Eastern Railway Company, chartered under the laws of this Commonwealth, has been engaged in constructing a railroad in this State, and we find, previous to the financial troubles of 1873, had expended a large amount of money, in good faith, under this contract with the State, known as a "charter." By this expenditure the company has acquired "vested rights," with which this Legislature can
not, in our opinion, constitutionally interfere. A repeal of the charter of this company, or any part thereof, will impair these vested rights intrinsically, and force, very unjustly, this company to seek protection and redress in the courts. The company has creditors, many of them citizens of this Commonwealth, who will be grossly wronged if, by the passage of the Senate bill, the company is crippled. A contract made with the people of Mason county, by which that county has agreed to aid in the construction of the road, stands, so far as we know, unimpaired; and on the strength of this aid it appears parties have furnished material to the company on credit, and those creditors will be forced to seek redress in the courts should the Commonwealth step in and destroy the contract made in good faith between the company and that county. One argument used by the friends of the Senate bill against the company is the presence of a mortgage of $15,000 per mile on record in the counties along the route of the company's road. This mortgage, we find, was made in accordance with a plan adopted by the company and the people of Mason county for building the road, and was placed on record in a spirit of good faith to the people, to the end that all counties asked to subscribe might know the plan and basis upon which they were asked to take stock; and it appears that the presence of this mortgage was inserted in the proposition submitted to, and voted upon by, the citizens of Mason county. We further find, that no abuse has been made by the company of this mortgage, and that it is based upon the plan and principle upon which the railroad system of all the States of this Union have been and are being developed, and perfectly legitimate.

Again, we feel that a repeal of any part of this charter, destroying or ignoring vested rights, will discredit this State before the world, and do much to retard its development, and we certainly need all the aid from outside we can get to assist in developing our great natural resources; so that, in our opinion, PUBLIC POLICY is in direct opposition to the repeal bill passed by the Senate in relation to the Kentucky and Great Eastern Railway Company.

In all the investigation of the affairs and management of this company which has been made by the committee of this House, we fail to find where, in any particular, it has violated its charter or franchises, and we find the enterprise in the hands of a highly respectable and able (financially and otherwise) body of gentlemen, who can and will build this road, if permitted to do so, and certainly it is an enterprise of great public worth and importance.

We do not find that in any instance the present company has been a party to the use of undue influence in securing aid from the people, but, on the contrary, find that the declared policy of the present company
(among whom are many leading Kentucky gentlemen, such as Hon. Thos. L. Jones and Henry Wadsworth), is in direct opposition to the use of any illegitimate means in procuring aid from the people. Col. Jones puts himself on record before this Legislature in relation to this road, asking that the charter be not interfered with.

In view of the facts just recited, we offer a substitute, which repeals all **mandatory** clauses in the charter, leaving it entirely optional with the county court to submit the question to the people. It also embraces a new section giving the county court and a majority of the magistrates of the county or precinct the authority for submission of the question to a sense of the people. It also repeals so much of section forty (40) of said charter as exempts this road from taxation during construction, placing it upon the same footing, in regard to taxation, as all other roads in this Commonwealth.

It also embraces a new section, compelling the company to first expend its money in the county or precinct before receiving bonds, and giving good and sufficient security, if asking bonds in installments.

This, in our opinion, amply protects the people, while doing justice to all, and permitting this great public enterprise to live, and we trust the substitute will be adopted.

**T. J. MEGIBBEN,**

**WM. BERKELE,**

**DANIEL LARY.**

Mr. Megibben offered the following substitute, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That section 19 of an act, entitled "An act to incorporate the Kentucky and Great Eastern Railway Company," approved March 31st, 1870, is so amended as to read, after the words "such court," "may, at their discretion," instead of "shall."

§ 2. Section 20 of the aforesaid act is amended so as to read as follows: That whenever the city council of any city or the board of trustees of any town into or near to which it is proposed to construct said railway shall be requested to do so, said trustees or city council may, at their discretion, submit to a vote of the qualified voters of such city or town, on a day to be designated by such council or trustees, not later than thirty days after the application is made to them by said company, the question of subscribing for and on behalf of such city or town the amount of stock proposed by said company, on the terms proposed; and if a majority of those voting shall vote in favor of making such subscription, it shall be the duty of such city council or board of trustees to enter the vote on its records, and the mayor of such city, or president or chairman of the board of trustees of such town, shall make the subscription in accordance with the vote.

§ 3. That if any county or precinct subscribe to the capital stock of said company, the bonds for such subscription shall not be issued until an amount equal to the subscription shall have been expended in said county or precinct upon the said road and stationary equipment, except upon the
giving of good and sufficient security to said county or precinct, when
said bonds may be issued in installments as the work progresses, to be
fixed by the terms of subscription as submitted by the county court to
the people.

§ 4. That the question of subscription shall, in all cases, when submitted
to the people of any county or precinct, be submitted by the judge of
the county court and a majority of the magistrates of said county or
precinct concurring.

§ 5. Be it further enacted, That so much of section 40 as exempts the
railroad built under this charter from taxation until completed is hereby
repealed, and said railway shall be taxed as other railroads in this Com-
monwealth are taxed by law.

Mr. Bowles 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 said substitute,
and it was decided in the negative.

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

Those who voted in the affirmative, were—
William Berkele, E. E. Hume, T. J. Megibben,
John M. Fish, Daniel Lary, Samuel Russell,
W. H. Frederick, William B. Lindsay, Richard P. Stoll—9.

Those who voted in the negative, were—
Mr. Speaker (Stone), J. H. Emerson, John B. Otten,
Marshall Baker, Rufus Emmons, Samuel R. Overstreet,
Bell G. Bidwell, James Farmer, J. V. Owen,
James D. Black, A. J. Fleming, Chas. Patterson,
James B. Blue, Joshua G. Ford, James M. Payne,
William H. Botte, Joseph A. Gaines, George W. Pickett,
James H. Bowden, George H. Gardner, Jere. Poor,
Orlando C. Bowles, J. Warren Grigsby, John Preston,
H. H. Brinkley, Robert E. Grinstead, J. N. Price,
Tobias W. Burton, Zach. T. Heady, David Pryse,
Pat. Campion, Thomas W. Henton, O. C. Richardson, sr.,
James W. Chowning, Richard P. Hocker, Ben. J. Shaver,
James M. Cook, W. G. Hunter, M. M. Sloss,
F. G. Cox, Thomas Johnson, George R. Snyder,
G. W. Craddock, John Watts Kearny, Ralph L. Spalding,
K. R. Culbertson, Wm. Kitchen, John A. Steele,
S. P. Douthitt, W. Jeff. Lee, Green Sterrett,
Thomas J. Drury, Lucien S. Luttrell, Robert Sterrett,
P. H. Duncan, Bryan S. McClure, E. B. Treadway,
W. J. Edrington, Thos. J. Montgomery, G. W. Winns—62,
John Ellis, William A. Moore,

Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Luttrell moved to reconsider the vote by which said bill was passed.

Mr. Bowles moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Ford moved to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act to amend an act, entitled "An act to amend the charter of the town of Hartford," approved March 2d, 1867.

And then the House adjourned.

TUESDAY, MARCH 14, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company," approved January 22d, 1876.

An act to allow the voters of Floyd county to vote on the proposition of moving the county seat of said county.

An act authorizing the clerk of the Boyd circuit court to appoint a deputy who may hold his office in Ashland.

An act to amend an act, entitled "An act to incorporate the Dreaming Creek Turnpike Road Company, in Madison county," approved March 15, 1871.

An act to incorporate the Dexter and Lowell Turnpike Road Company, in Mason county.
An act to authorize the Boyd county court to purchase the Ashland and Catlettsburg Turnpike.

An act to re-enact an act, entitled "An act to incorporate the North Middletown and Thatcher's Mill Turnpike Road Company," approved March 11, 1869.

An act to incorporate the Tollboro Cemetery Company, of Lewis county.

An act to amend an act, entitled "An act to increase the jurisdiction of quarterly courts in Hickman and other counties," approved February 17, 1874.

An act for the benefit of E. F. Adkins, of Whitley county.

A message was also 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 amend an act approved February 18, 1860, to empower the county court of Bath county to make subscription to the capital stock of turnpike road companies," approved February 5th, 1868.

An act to authorize the Carlisle and Jackstown Turnpike Road Company, Upper Route, in Nicholas county, to dispose of its franchises, road-bed, and right of way.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

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

1. An act for the benefit of Thomas Greenwade, late sheriff of Menifee county.

2. An act for the benefit of various persons of Breathitt county, summoned by the Commonwealth against Green Puckett, who applied for bail under a writ of *habeas corpus*.

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

119—H. R.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Propositions and Grievances, and the 2d to the Committee on Ways and Means.

A message was also received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled

An act to amend section 9, article 35, chapter 29, of the General Statutes.

A message was also received from the Senate, announcing that they had concurred in the House amendment to a bill, which originated in the Senate, entitled

An act for the benefit of licensed owners of stud-horses, jacks and bulls in Madison and Garrard counties.

Bills were reported by the several committees, who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Bidwell, from the Committee on Banks—

A bill to amend an act, entitled "An act to incorporate the Louisville Bank of Commerce," approved March 6th, 1876.

By Mr. Poor, from special committee—

A bill prescribing the manner in which suits may be brought against the Trustees of the Cincinnati Southern Railway and others by the stockholders of the Covington and Lexington Turnpike Road Company and others.

By Mr. Bidwell, from the Committee on Banks—

A bill to amend the charter of the Bank of Woodford, approved March 3d, 1869.

By Mr. Preston, from the Committee on the Judiciary—

A bill in relation to the erection of new jail in Owen county.

By Mr. LaRue, from the Committee on Corporate Institutions—

A bill to incorporate the Beattyville and Miller's Creek Turnpike Road Company.

By same—

A bill to incorporate the Bagdad Cemetery Company.

By Mr. Preston, from the Committee on the Judiciary—

A bill to make the provisions of an act, entitled "An act for the benefit of keepers of licensed stud-horses, jacks, and bulls," which became a law April 15th, 1873, without the Governor's approval, applicable to Logan county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Grigsby, from the Committee on Education—
An act concerning the Kentucky High School.

By same—
An act in aid of colored common schools in Hart county.

By Mr. Preston, from the Committee on the Judiciary—
An act to amend section 52, article 2, chapter 39, General Statutes.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

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

Mr. Cox, from the Committee on Military Affairs, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Company E, First Regiment Kentucky State Guards.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

Said bill having been engrossed, was read a third time 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 Treasurer for the following sums, in favor of the following named persons, officers and members of Company "E," 1st Regiment Kentucky State Guards, for services rendered under a call and by order of Hon. M.
H. Owsley, judge of the 8th judicial district, to suppress insurrection in the county of Garrard, as follows: Captain W. S. Miller, $24; Lieutenant Greenleaf, $21; Lieutenant John F. White, $27; James A. McGirnel, Sergeant, $22; F. D. Owsley, 2d Sergeant, $8; Arch. Walker, 3d Sergeant, $4; John H. Thompson, 4th Sergeant, $14; E. D. Bishop, 5th Sergeant, $8; Thomas K. Salter, Corporal, $2; John T. Marrs, 2d Corporal, $10; R. S. Haseldor, 3d Corporal, $12; John T. Denton, 4th Corporal, $6; W. B. Arnold, $7 50; Isaac Arnold, $9; Geo. T. Arnold, $1 50; J. C. A. Buford, $10 50; Richard Brown, $10 50; J. G. Barnside, $1 50; Zack Back义务, $1 50; Geo. A. Greffin, $6; Wm. Greenleaf, $13 50; Harris Lewis, $4 50; Edward C. Hopper, $16 50; Wm. Jennings, $4 50; Jas. Middleton, $7 50; Jno. C. Morgan, $4 50; Smith Mershon, $10 50; John Mershon, $7 50; W. P. Mason, $12; Joel Owsley, $15; James Patterson, $1 50; W. O. Rigney, $6; Jas. H. Stephens, $8; W. H. Stephens, $6; C. W. Sweeney, $7 50; Henry Spratt, $4 50; John Singleton, $13 50; H. L. Tate, $9; James W. Tate, $15; Thos. Werrett, $1 50; W. C. Werrett, $10 50; J. B. Weatherford, $9; Jos. B. Wortham, $9; C. F. White, $7 50; Jos. Weissigier, $9; Alexander Ware, $9.

§ 2. Be it further enacted, That the Auditor be directed to draw his warrant on the Treasurer for the further sum of $88, payable to Capt. W. S. Miller, for the purpose of paying for rations for the men above named while on duty.

§ 3. This act to take effect from its passage.

The question was then taken on the passage of said bill, and it was decide in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), William Berkele,
William Berkele,
James D. Black,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Tobias W. Burton,
James W. Chowning,
James M. Cook,
F. G. Cox,
G. W. Craddock,
K. R. Cubertson,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
J. H. Emerson,
James Farmer,
John M. Fish,
A. J. Fleming,
Joshua G. Ford,
L. J. Frazer, Jr.,
W. H. Frederick,
Joseph A. Gaines,
J. Warren Grigsby,
Robert E. Grinstead,
Theodore F. Hallam,
Thomas W. Hentoff,
Allen C. Hagan,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,
Thomas Johnson,
John Watts Kearnf,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
William B. Lindsay,
Lucien S. Luttrell,
T. J. Megibben,
Thos. J. Montgomery,
William A. Moore,
Samuel R. Overstreet,
John W. Powell,
John Preston,
J. N. Price,
David Pryse,
Samuel Russell,
George R. Snyder,
Ralph L. Spalding,
John A. Steele,
L. J. Stephenson,
Green Sterrett,
Albert A. Stoll,
Richard P. Stoll,
E. B. Treadway—57.

Those who voted in the negative, were—

William H. Botts,
E. A. Coffman,
John Ellis,
Wood M. Jones,
Bryan S. McClure,
John B. Otten,
O. C. Richardson, sr.,
C. W. Robbins,
Ben. J. Shaver,
Resolved, That the title of said bill be as aforesaid.

Mr. Lindsay, from the Committee on Agriculture and Manufactures, to whom was referred a bill from the Senate, entitled
An act to define and punish certain trespasses,
Reported the same without amendment.
Mr. Preston offered an amendment to said bill.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Henton moved to amend said bill by striking out "Shelby county."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Ford moved to amend said bill by striking out the "county of Daviess."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being 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, entitled
An act for the benefit of Ambrose W. Dudley.
Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

A message was received from the Governor by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of Meade county.
An act to amend the charter and laws of the town of Bellview Campbell county.
An act for the benefit of J. C. Andrews, of Clinton county.
An act to change the line between the counties of Barren and Metcalfe.
An act to incorporate the Tygert Valley Turnpike Road Company, in Greenup and Carter counties.
An act to establish a criminal court in the 14th judicial district.
An act to amend the charter of Brandenburg, in Meade county.
An act to regulate the time of holding the criminal courts in Grant, Henry, Owen, and Boone counties.
An act to incorporate the Demoseville Turnpike Company.
A message was also received from the Governor, by Hon. J. Stoddard, Secretary of State.
Said message reads as follows, viz: 

STATE OF KENTUCKY,
EXECUTIVE OFFICE, March 14, 1876.

Gentlemen of the Senate and House of Representatives:

At the beginning of the present session of the General Assembly, in my first message, I earnestly recommended that you, without delay, by appropriate legislation, afford such relief as you might think right and proper for our over-crowded and ill-ventilated Penitentiary.

You are now within five days of an adjournment sine die, and no relief whatever has been provided. Nearly two years will elapse before the General Assembly will convene again, and my duty compels me to say to you that, in my opinion, enlightened humanity as well as your obligations to the Commonwealth, absolutely and imperatively demand that you should legislate for the benefit of the Penitentiary before you adjourn.

The reports of the various Keepers show that in January, 1865, there were 201 convicts, and that December 31st, 1875, when you assembled, there were 881; and now there are 889 convicts in the Penitentiary. It requires no argument to show that, at this remarkable rate of increase, before the next meeting of the Legislature there will be near 1,100 convicts in the Penitentiary.

There are but 684 cells in the prison; and there are, therefore, 205 more convicts confined in the Penitentiary than there is room for, or than proper regard for health or decency makes allowable. The law requires solitary confinement in the prison, yet, on account of the inadequacy of room, the Keeper of the Penitentiary is compelled to place two convicts in many of the cells, in opposition to the law and the uni-
versal opinion that solitary confinement is essential to prison discipline and moral improvement.

These convicts are violators of the law, and they have incurred the condemnation of society; but they are human beings, and the Prison Inspectors, and the Physicians appointed by the Commissioners of the Sinking Fund, and all persons who are familiar with our Penitentiary, report that their situation is unworthy of the civilization of our people or the wealth of our State.

There is, perhaps, no plan of relief that is entirely free from objections; yet it is the part of wise statesmanship, where relief is required, to adopt that plan which is least objectionable.

It is not my purpose to state exactly what relief you should give, for I believe that your wisdom will dictate what is right and proper. I suggest, however, that the enactment of a law increasing the amount necessary to constitute grand larceny will furnish some relief. You can then provide the further relief needed by either enlarging the Penitentiary or authorizing the employment of a certain number of convicts, under proper regulations, upon the navigable rivers of the State. The recent reduction of the revenue tax makes me unwilling to suggest the construction of a Branch Penitentiary, until it is ascertained whether the large amount of money necessary for its construction can be spared from the Treasury.

I call your attention specially, also, to the condition of our improvements in Kentucky River. In doing this, however, I do not wish to be understood as giving a preference to this river over any other navigable stream in the State. My only desire is to impress you with my belief that a general system of improvement for our navigable streams will, by aiding in the development of our mineral and material resources, be beneficial to the Commonwealth; and also to urge upon you the necessity of such legislation as will preserve to our State river improvements that cost, in the aggregate, nearly one million of dollars. One dam in the Kentucky River has already washed out; and it is asserted by competent persons, that unless repairs are made on the remaining dams, there is great danger of others being washed away or permanently injured before the next meeting of the Legislature.

Aside from the fact that this river penetrates one of the largest and most valuable coal and iron fields west of the Allegheny mountains, where the choicest timber of every description can be found, and could be made to benefit counties in which reside over half a million of Ken-
tuckians, and thus increase the revenue annually poured into our Treasury, it is our duty to make every proper effort to preserve and utilize the improvements already made.

The Executive Department cannot originate laws or provide the relief needed. The Legislative Department must originate the relief. I therefore earnestly and respectfully present these important subjects for your consideration, and leave the responsibility with you.

JAMES B. McCREARY, Governor.

On motion of Mr. Bowles,
Ordered, That said message be referred to the Committee on the Penitentiary, with permission to report at any time.

Mr. Luttrell presented the following petitions, viz:
The petition of sundry citizens of Mason county, praying the repeal of an act for the benefit of the Minerva and Beazley Creek Turnpike Road Company.
The petition of sundry citizens of Mason county, praying relief for Elizabeth Bledsoe and others.
The petition of sundry citizens of Mason county, praying for reduction of tolls on turnpikes.
Which were received, the reading dispensed with, and referred to the Committee on Internal Improvement.

Leave of absence, indefinitely, was granted Messrs. Blue and D. B. Smith.

A message was received from the Senate, asking to withdraw from the House a bill, which originated in the House of Representatives, entitled
An act to allow the voters of Floyd county to vote on the proposition of moving the county seat of said county.
Which was granted.

On motion of Mr. Snyder, leave was given him to withdraw from the Senate a bill, which originated in the House of Representatives, entitled
An act to amend the charter of the Cumberland and Ohio Railroad Company.

Ordered, That Mr. Spalding be appointed a committee to inform the Senate that the House had receded from their disagreement to the Senate amendment to a bill which originated in the House of Representatives, entitled
An act to provide for the levy and collection of a tax on dogs, and to protect the rights of the owners thereof in certain counties.

Who, after a time, reported that he had performed that duty.

Mr. Bowden, from the Committee on the Judiciary, to whom was referred a bill from the Senate, entitled

An act to make taxation equal and uniform in counties where an ad valorem tax is levied by the county court,

Reported the same without amendment.

Mr. Bidwell offered an amendment to said bill.

Mr. Megibben offered an amendment to Mr. Bidwell's amendment.

And the question being taken on the adoption of the amendment offered by Mr. Megibben, it was decided in the negative.

Mr. Russell offered an amendment to Mr. Bidwell's amendment.

And the question being taken on the adoption of Mr. Russell's amendment, it was decided in the negative.

The question was then taken on the adoption of the amendment offered by Mr. Bidwell, and it was decided in the affirmative.

Mr. Grigsby moved to lay said bill on the table.

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. Bidwell and Cox, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, L. J. Frazee, jr., Jere. Poor,
James H. Bowden, Joseph A. Gaines, John W. Powell,
Orlando C. Bowles, J. Warren Grigsby, John Preston,
Pat. Campion, Robert E. Grinstead, J. N. Price,
G. W. Craddock, E. E. Hume, David Pryse,
K. R. Culbertson, John Watts Kearny, Samuel Russell,
John Ellis, William B. Lindsay, Richard P. Stoll—23.
John M. Fish, T. J. Megibben,

Those who voted in the negative, were—

Mr. Speaker (Stone), W. H. Frederick, William A. Moore,
William C. Allen, George H. Gardner, John B. Otten,
Bell G. Bidwell, John D. Gardner, J. V. Owen,
James D. Black, L. E. Green, Chas. Patterson,
James B. Blue, Theodore F. Hallam, James M. Payne,
William H. Botts, Zach. T. Hady, George W. Pickett,
H. H. Brinkley, Thomas W. Henton, O. C. Richardson, sr.,
Tobias W. Burton, Richard P. Hoeker, C. W. Robbins,
James W. Chowning, W. G. Hunter, Ben. J. Shaver,
The question was then taken on ordering said bill to a third reading, and it was decided in the affirmative.

Said bill was then read a third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone),
William C. Allen,
Bell G. Bidwell,
James D. Black,
James B. Blue,
William H. Botts,
Tobias W. Burton,
Pat. Campion,
James W. Chowning,
James M. Cook,
F. G. Cox,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
J. H. Emerson,
Rufus Emmons,
James Farmer,
A. J. Fleming,
Joshua G. Ford,
W. H. Frederick,
George H. Gardner,
John D. Gardner,
L. E. Green,
Theodore F. Hallam,
Zach. T. Heady,
Thomas W. Henton,
Allen C. Hagan,
Richard P. Hocker,
E. E. Hume,
W. G. Hunter,
T. J. Jenkins,
Thomas Johnson,
Wood M. Jones,
Wm. Kitchen,
Martin W. LaRue,
Daniel Lary,
W. Jeff. Lee,
Lucien S. Luttrell,
Bryan S. McClure,
William E. Minor,
Thos. J. Montgomery,

Those who voted in the negative, were—

William Berkele,
James H. Bowden,
Orlando C. Bowles,
G. W. Caudle,
K. R. Culbertson,
John Ellis,
John M. Fish,
L. J. Frazee, jr.,
Joseph A. Gaines,
J. Warren Grigsby,
John Watts Kearny,
Daniel Lary,
Wm. B. Lindsay,
T. J. Megibben,
Jere. Poor,

M. M. Sloss,
D. B. Smith,
Ralph L. Spalding,
John A. Steele,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Albert A. Stoll,
W. J. Taylor,
E. B. Treadway,
G. W. Winns—60.

William A. Moore,
John B. Otten,
J. V. Owen,
Chas. Patterson,
James M. Payne,
George W. Pickett,
O. C. Richardson, sr.,
C. W. Robbins,
Ben. J. Shaver,
M. M. Sloss,
D. B. Smith,
George R. Snyder,
Ralph L. Spalding,
L. J. Stephenson,
Green Sterrett,
Robert Sterrett,
Albert A. Stoll,
W. J. Taylor,
E. B. Treadway,
G. W. Winns—61.

John W. Powell,
John Preston,
J. N. Price,
David Pryse,
Samuel Russell,
John A. Steele,
Richard P. Stoll—22.
Resolved, That the title of said bill be as aforesaid.

Mr. Bidwell moved to reconsider the vote by which said bill was passed.

Mr. Jones moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act providing for the ventilation of the cells in the cell-house of the Penitentiary.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. J. Frazee, jr., William A. Moore,
William C. Allen, W. H. Frederick, John B. Otten,
William Berkele, Joseph A. Gaines, Samuel R. Overstreet,
Bell G. Bidwell, George H. Gardner, J. V. Owen,
James D. Black, John D. Gardner, Chas. Patterson,
James B. Blue, L. E. Green, James M. Payne,
William H. Botts, J. Warren Grigsby, George W. Pickett,
James H. Bowden, Robert E. Grinstead, Jere. Poor,
Orlando C. Bowles, Theodore F. Hallam, John W. Powell,
H. H. Brinkley, Zach. T. Heady, John Preston,
Tobias W. Burton, Thomas W. Henton, J. N. Price,
Pat. Campion, Allen C. Hagan, David Pryce,
James W. Chowning, Richard P. Hocker, O. C. Richardson, sr.,
E. A. Coffman, E. E. Hume, C. W. Robbins,
James M. Cook, W. G. Hunter, Samuel Russell,
F. G. Cox, T. J. Jenkins, Ben. J. Shaver,
G. W. Craddock, Thomas Johnson, M. M. Sloss,
K. R. Culbertson, Wood M. Jones, D. B. Smith,
S. P. Douthitt, John Watts Kearny, George R. Snyder,
Thomas J. Drury, Wm. Kitchen, Ralph L. Spalding,
P. H. Duncan, Martin W. LaRue, John A. Steele,
W. J. Edrington, Daniel Lary, L. J. Stephenson,
Resolved, That the title of said bill be as aforesaid.

Mr. Treadway read and laid on the table a joint resolution.

The House took up from the orders of the day a bill, entitled

A bill for the benefit of G. B. Dockery, of Butler county.

Said bill was ordered to be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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 took up from the orders of the day a bill, entitled

A bill to authorize the Register of the Land Office to have certain patents and plats and surveys recorded in the proper books of the Land Office.

Said bill reads as follows, viz:

WHEREAS, It is shown by the report of the Register of the Land Office that there are now on file, and unrecorded in the survey books of said office, 38,797 plats and surveys from which patents issued prior to September 6, 1875, and that there has been near 4,000 patents issued prior to September 6, 1875, that are not recorded in the grant books of said office; and whereas, it is a matter of great importance to the citizens of the Commonwealth of Kentucky that these records of title to their lands should be recorded; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Register of the Land Office be, and is hereby, authorized to employ one or more suitable persons to record said plats and surveys from which patents issued prior to September 6, 1875, and to record said unrecorded patents issued prior to September 6, 1875; and that the persons thus employed shall receive for recording each plat and survey, twenty-five cents; and for recording each patent, twenty cents.

§ 2. It shall be the duty of the Register of the Land Office, on the last day of each month, to make out and certify to the Auditor of Public Accounts the amount due to each person so employed, and the Auditor shall draw his warrant upon the Treasurer for said amounts, to be paid out of any money in the Treasury not otherwise appropriated.

§ 3. It shall be the duty of the said Register to procure such books as are suitable and necessary to contain said records, the same to be paid for as required in section 6, chapter 91, of the General Statutes.

§ 4. This act to be in force from and after its passage.
Mr. Edrington moved to amend said bill by striking out "twenty-five cents," and inserting "fifteen cents," wherever it occurs.

Mr. Frazee moved to lay said bill and amendment on the table.

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. Frazee and Fleming, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Edrington offered an amendment to said bill.

And the question being taken on the adoption of said 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 and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,
The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. H. Emerson, Lucien S. Luttrell, William E. Minor,
William C. Allen, James Farmer, T. J. Megibben, Samuel R. Overstreet,
James D. Black, John M. Fish, John Preston,
James H. Bowden, Joseph A. Gaines, J. N. Price,
Orlando C. Bowles, J. Warren Grigsby, David Pryse,
H. H. Brinklely, Robert E. Grinstead, Samuel Russell,
Tobias W. Burton, Theodore F. Hallam, Ralph L. Spalding,
Pat. Campion, Allen C. Hagan, John A. Steele,
G. W. Craddock, E. E. Hume, Richard P. Stoll,
S. P. Douthitt, John Watts Kearny,
W. J. Edrington, John Ellis,
William E. Minor,
Samuel R. Overstreet,
John Preston,
J. N. Price,
David Pryse,
Samuel Russell,
Ralph L. Spalding,
John A. Steele,
Richard P. Stoll,
E. B. Treadway—37.
Those who voted in the negative, were—

Bell G. Bidwell, Zach T. Headly, George W. Pickett,
James B. Blue, Thomas W. Henton, Jere. Poor,
James W. Chowning, Richard P. Hocker, O. C. Richardson, sr.,
E. A. Coffman, T. J. Jenkins, C. W. Robbins,
James M. Cook, Wood M. Jones, Ben. J. Shaver,
F. G. Cox, Martin W. LaRue, M. M. Sloss,
 Rufus Emmons, Daniel Lary, D. B. Smith,
A. J. Fleming, W. Jeff. Lee, L. J. Stephenson,
Joshua G. Ford, William B. Lindsay, Green Sterrett,
L. J. Frazee, jr., Bryan S. McClure, Robert Sterrett,
W. H. Frederick, William A. Moore, Albert A. Stoll,
George H. Gardner, John B. Otten, W. J. Taylor,

And so said bill was rejected.

Mr. Frazee moved to reconsider the vote by which said bill was rejected.

Mr. Pickett moved to lay said motion on the table.

And the question being taken on the adoption of the motion to lay on the table, it was decided in the affirmative.

Mr. Grigsby moved to suspend the rules to allow the Committee on Ways and Means to report a bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, J. V. Owen,
William C. Allen, Joseph A. Gaines, Chas. Patterson,
William Berkele, John D. Gardner, George W. Pickett,
Bell G. Bidwell, L. E. Green, Jere. Poor,
James D. Black, J. Warren Grigsby, John W. Powell,
Orlando C. Bowles, Thomas W. Henton, John Preston,
H. H. Brinkley, Allen C. Hagan, David Pryce,
Tobias W. Burton, W. G. Hunter, O. C. Richardson, jr.,
James W. Chowning, T. J. Jenkins, Ben. J. Shaver,
E. A. Coffman, John Watts Kearny, M. M. Sloss,
James M. Cook, Wm. Kitchen, George R. Snyder,
P. G. Cox, Daniel Lary, John A. Steele,
G. W. Craddock, William B. Lindsay, L. J. Stephenson,
K. R. Culbertson, Lucien S. Luttrell, Green Sterrett,
S. P. Douthitt, Bryan S. McClure, Robert Sterrett,
John Ellis, T. J. Megibben, Richard P. Stoll,
J. H. Emerson, William E. Minor, W. J. Taylor,
James Farmer, William A. Moore, G. W. Winns—56.
A. J. Fleming, John B. Otten,

Those who voted in the negative, were—

James B. Blue, George H. Gardner, Martin W. LaRue,
Pat. Campion, Robert E. Grinstead, Samuel R. Overstreet,
P. H. Duncan, Zach. T. Heady, J. N. Price,
Rufus Emmons, Richard P. Hocker, Samuel Russell,
John M. Fish, E. E. Hume, Albert A. Stoll,
W. H. Frederick,

Mr. Kearny, from the Committee on Ways and Means, to whom
the same was referred, reported a bill, entitled
A bill to amend article 8, chapter 92, General Statutes.
Which was read the first time and ordered to be read a second
time.

The rule of the House and the constitutional provision as to the
second reading of said bill being dispensed with,

Mr. Cox offered an amendment to said bill.

Ordered, That said bill be placed in the orders of the day.

A message was received from the Senate, announcing that they
had passed a bill, which originated in the House of Representatives, entitled

An act to confer on quarterly courts jurisdiction of misdemeanors in certain cases,

With an amendment thereto.

Mr. Bowden moved that the House concur in said amendment.

Mr. Grinstead 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 concurring in said amendment, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), James Farmer, William E. Minor,
William C. Allen, Joshua G. Ford, William A. Moore,
William Berkele, L. J. Frazee, jr., John B. Otten,
Bell G. Bidwell, W. H. Frederick, J. V. Owen,
James B. Blue, George H. Gardner, Chas. Patterson,
William H. Botts, John D. Gardner, Jere. Poor,
James H. Bowden, L. E. Green, John W. Powell,
Orlando C. Bowles, J. Warren Grigsby, John Preston,
H. H. Brinkley, Robert E. Grinstead, David Pryse,
Tobias W. Burton, Richard P. Hooker, O. C. Richardson, sr.,
Pat. Campion, E. E. Hume, Samuel Russell,
James W. Chowning, W. G. Hunter, Ben. J. Shaver,
E. A. Coffman, Wood M. Jones, M. M. Sloss,
James M. Cook, John Watts Kearny, D. B. Smith,
F. G. Cox, Wm. Kitchen, Ralph L. Spalding,
S. P. Douthitt, Daniel Lary, L. J. Stephenson,
W. J. Edrington, W. Jeff. Lee, Green Sterrett,
John Ellis, Lucien S. Luttrell, Robert Sterrett,

Those who voted in the negative, were—

James D. Black, Joseph A. Gaines, William B. Lindsay,
G. W. Craddock, Theodore F. Hallam, Bryan S. McClure,
K. R. Culbertson, Zach. T. Heady, Samuel R. Overstreet,
Rufus Emmons, Thomas W. Henton, J. N. Price,
John M. Fish, Allen C. Hagan, Albert A. Stoll,
A. J. Fleming, Martin W. LaRue, G. W. Winns—18.

Mr. Kearny moved to reconsider the vote by which said amendment was concurred in.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. David Pryse, from the Committee on Internal Improvement—

A bill to provide for draining and ditching in Daviess county.

By Mr. Grinstead, from the Committee on County Courts—

A bill concerning the road laws of Daviess county.
By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Joel D. Sparks.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of John T. Laws, of the city of Louisville.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Farmers' Home Journal, Louisville.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Lee county.

By Mr. Grigsby, from the Committee on Education—
A bill for the benefit of school district No. 41, Fleming county.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
A bill to incorporate the Elizaville Cemetery Company, Fleming county.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of W. F. Fluty, committee for Walker Durbin, a pauper idiot.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to repeal a part of an act to incorporate the Danville Gaslight Company, approved February 7, 1874.

By Mr. Bowles, from the Committee on Circuit Courts—
A bill to change the time of holding court of Pulaski county, in the eighth judicial district.

By Mr. Grinstead, from the Committee on County Courts—
A bill to repeal an act in regard to turnpike roads in Garrard county in which said county owns stock.

By same—
A bill exempting the citizens of Bryantsville, in Garrard county, from working on any road outside of said town.

By same—
A bill for the benefit of W. M. Kirby, sheriff of Garrard county.

By Mr. Payne, from the Committee on Propositions and Grievances—
A bill for the benefit of James A. Ward, of Johnson county.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of W. H. Fitzpatrick, sheriff of Floyd county in 1874.
By Mr. Grinstead, from the Committee on County Courts—
A bill to legalize the acts of R. R. H. Gillis, as clerk of Barren county court.

By Mr. Nelson, from the same committee—
A bill to amend an act, entitled “An act to revise and amend the charter of the city of Dayton, in Campbell county.”

By Mr. Black, from the Committee on General Statutes—
A bill for the benefit of G. P. Rose and J. L. McCarty, late sheriffs of Whitley county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Megibben, from the Committee on Claims—
An act for the benefit of John B. Richardson, of Lexington.

By same—
An act for the benefit of Colston Crabtree, of Daviess county.

By Mr. Steele, from the Committee on Internal Improvement—
An act to charter the Plum Branch and Bald Knob Turnpike Road Company.

By same—
An act to incorporate the Licking Bridge and Junction Turnpike Company.

By same—
An act to amend the charter of the Bank Lick Turnpike Road Company.

By Mr. Richard P. Stoll, from the Committee on Corporate Institutions—
An act to incorporate the Campbell and Kenton Fair Company.

By same—
An act to amend and reduce into one the several acts in relation to the town of Marion.
By Mr. LaRue, from the same committee—
An act to incorporate Melton Park, Kenton county.
By Mr. Hume, from the Committee on Banks—
An act incorporating Marion Bank, Crittenden county.
By Mr. Nelson, from the Committee on County Courts—
An act regulating the holding of circuit and criminal courts in
the sixteenth judicial district.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to incorporate the Clinton Baptist Female College.

By Mr. Richard P. Stoll, from the same committee—
An act to incorporate the Central Coal and Iron Company.

By Mr. Payne, from the Committee on Propositions and Grievances—
An act to amend an act, entitled “An act to authorize the voters
of the city of Mayfield to vote upon the proposition as to whether
spiritsuous, vinous, or malt liquors shall be sold within the corporate
limits of said city, or within one mile thereof,” approved December
15, 1873.

By Mr. Payne, from the Committee on Propositions and Grievances—
An act for the benefit of J. M. Hester, of Graves county.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as
aforesaid.

Mr. Green Sterrett, from the Committee on Claims, to whom was
referred a bill from the Senate, entitled
An act for the benefit of D. M. Waldon,
Reported the same without amendment.
Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the
third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. J. Edrington, T. J. Megibben,
William Berkele, J. H. Emerson, Thos. J. Montgomery,
James D. Black, Joshua G. Ford, Robert W. Nelson,
Orlando C Bowles, W. H. Frederick, John B. Otten,
H. H. Brinkley, L. E. Green, J. V. Owen,
Pa'l. Campion, J. Warren Grigsby, David Pryse,
James W. Chowning, Robert E. Grinstead, Samuel Russell,
F. G. Cox, Thomas W. Hentz, John A. Steele,
G. W. Craddock, W. G. Hunter, Green Sterrett,
K. R. Culbertson, Thomas Johnson, Robert Sterrett,
S. P. Douthitt, John Watts Kearny, Richard P. Stoll,
P. H. Duncan,

Those who voted in the negative, were—

William C. Allen, Richard P. Hocker, Jere. Poor,
Bell G. Bidwell, E. E. Hume, John W. Powell,
James B. Blue, T. J. Jenkins, John Preston,
James H. Bowden, Wood M. Jones, J. N. Price,
Tobias W. Burton, William Kitchen, O. C. Richardson, sr.,
E. A. Coffman, Martin W. LaRue, C. W. Robbins,
James M. Cook, William B. Lindsay, Ben. J. Shaver,
Rufus Emmons, Bryan S. McClure, M. M. Sloss,
John M. Fish, Samuel R. Overstreet, George R. Snyder,
A. J. Fleming, Chas. Patterson, Ralph L. Spalding,
George H. Gardner, James M. Payne, L. J. Stephenson,
Theodore F. Hallam,

And so said bill was rejected.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act in aid of common schools in Calloway county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:
Resolved, That the title of said bill be as aforesaid.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of W. G. McGill, late deputy sheriff of Breckinridge county.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act for the improvement of Green river, Nolin river, and Bear creek, in Edmonson county.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on Internal Improvement.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Grayson Lodge, No. 186, Independent Order of Odd Fellows.

An act in aid of common schools of Grayson county.

An act to incorporate the Union Bank of Louisville.

An act to incorporate the Literary and Benevolent Society of St. Mary of the Angels.

An act to incorporate the Centennial Church of Colored Missionary Baptists, at Louisville.

An act for the benefit of John Roberts, of Henry county.

An act to incorporate Monroe Lodge, No. 103, I. O. O. F., at Milton.

An act for the benefit of John C. Evans, late deputy sheriff and tax collector of Hickman county.

An act to incorporate the Springfield and Bradfordsville Turnpike Road Company.

With an amendment to the last named bill.

Which was concurred in.

A message was also received from the Senate, announcing that they had concurred in amendments to bills, which originated in the Senate, of the following titles, viz:

An act to provide for the levy and collection of a tax upon dogs, and to protect the rights of the owners thereof in certain counties.

An act for the benefit of the sureties of J. B. Brassfield.

A message was also received from the Senate, announcing that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:

An act for the benefit of Hugh Mulholland.

An act for the benefit of M. Martin, of Cumberland county.

An act for the benefit of the Moorfield and Upper Blue Lick Turnpike Road Company.

An act to amend an act, entitled "An act to incorporate the Central Passenger Railroad Company, of the city of Louisville."
An act to amend an act to incorporate the Owingsville Cemetery Company, approved March 25, 1872.

An act to amend an act, entitled "An act to amend the charter of the town of Hartford," approved March 2d, 1867.

An act for the benefit of M. M. Ellison, sheriff of Whitley county.

An act for the benefit of J. E. Muikey, sheriff of Monroe county.

An act to amend an act, entitled "An act to amend and reduce into one the several acts in regard to the town of Vanceburg, in Lewis county."

An act to authorize school district No. 52, in Pendleton county, to levy an additional tax for school purposes.


An act to amend the charter of the town of Richmond.

An act to amend an act incorporating the Winchester and Kentucky River Turnpike Road Company.

An act in relation to commissioner's sales in Nelson county.

An act to incorporate the Ohio County Bank.

An act to amend the charter of the Augusta and Dover Turnpike Road Company, in Bracken county.

An act to amend the charter of the town of Hickman.

An act giving Henry Fields, late sheriff of Perry county, the further time of six months in which to make out and return his delinquent lists for the years 1873 and 1874.

An act to amend the act to create a court of common pleas in the counties of Boyle, Garrard, Lincoln, Marion, Mercer, Rockcastle, and Washington, approved March 6th, 1876.

An act to authorize the mayor and council of the city of Augusta, in Bracken county, to make a subscription to the Augusta and Berlin Turnpike Road Company.

Mr. Allen, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to reduce into one act "An act to establish the Kentucky Institution for the Education of the Blind," and amendments thereto;

An act to regulate the road law of Kenton county;

An act to incorporate the National Grange of the Patrons of Husbandry;

An act for the benefit of Perry A. Cline, sheriff of Pike county;
An act for the benefit of George W. Pickett, late sheriff of Adair county;

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

An act to amend chapter 60 of the General Statutes, title “Interest and Usury;”

An act to incorporate the Calloway Agricultural and Mechanical Association;

An act to provide for the payment of expenses incurred by the Ohio county court in taking care of a pauper idiot;

An act for the benefit of the sheriff of Calloway county;

An act for the benefit of B. D. Bailey, of Webster county;

An act declaring the Cumberland river and tributaries above the falls navigable streams;

An act to establish and maintain a graded free school in the town of Harrodsburg;

An act regulating tax on circuses, menageries, theatres, &c., in Kentucky;

An act to amend the charter of the city of Newport;

An act to incorporate the Bank of Cynthiana;

An act incorporating the town of Rocky Hill, Edmonson county;

An act for the benefit of the Carlisle and Jackstown Turnpike Road Company, upper route;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. Allen inform the Senate thereof.

And then the House adjourned.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled

An act for the benefit of the Louisville Water-works,
With an amendment thereto.
Which was concurred in.
Mr. LaRue moved to reconsider the vote by which said amendment was concurred in.
Mr. Kearny moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to change the time of holding court of Pulaski county, in the eighth judicial district.
An act to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint clerks.
The last named bill with amendments.
The House concurred in the first and second amendments to said bill.
Mr. Grigsby moved that the House concur in the third amendment to said bill.
Mr. Henton 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 motion of Mr. Grigsby, and it was decided in the negative.
So the House disagreed to the third amendment to said bill.
Ordered, That Messrs. Grigsby and Henton be appointed a committee to report said bill and disagreement to the Senate.
Who, after a time, reported that they had performed that duty.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:

1. An act to amend the charter of the Louisville, Harrod's Creek, and Westport Railroad Company.
2. An act to provide for the payment of expenses incurred in the investigation of charges preferred against Gen. George B. Hodge.
3. An act to regulate the jurisdiction and trial of criminal and penal cases in Warren county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Railroads; the 2d to the Committee on Claims, and the 3d to the Committee on Circuit Courts.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Greenup and Riverton Building and Loan Association;
An act to amend the charter of the city of Louisville;
An act to establish a normal school in the town of Butler, Pendleton county;
An act relating to the ferry in Livingston county opposite Golconda, in Illinois;
An act to regulate the sale of spirituous, vinous, and malt liquors in the town of Madisonville, Hopkins county;
An act for the benefit of W. O. Newman, of Metcalfe county;
An act for the benefit of J. F. Rennick, late sheriff of Hickman county;
An act to incorporate the Gardnersville and Crittenden Turnpike Road Company, in Grant county;
An act to authorize the county court of McCracken county to take stock in the Paducah, Benton, and Murray Gravel Road Company;
An act to incorporate the Bricklayers' Union, No. 4, of Louisville;
An act to amend chapter 42, title "Ferries," General Statutes;
An act for the benefit of the Institution for the Education of Feeble-minded Children;
An act for the benefit of the Louisville Water Company;
An act to repeal section 3 of an act approved March 14, 1872, entitled "An act to amend the charter of Bryantsville and further amend an act approved February 14, 1871;"

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

An act for the relief of M. B. Cox, late sheriff of Morgan county, and his sureties;

An act for the benefit of W. B. Roe's heirs and others, in Rowan county;

An act to incorporate the District of Cold Spring, in Campbell county;

An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road;"

An act empowering the board of trustees of the town of Catlettsburg, in Boyd county, to sell and convey lot No. 37 in said town;

An act to amend and explain an act, entitled "An act to incorporate the Green and Barren River Navigation Company," approved March 9, 1868;

An act for the benefit of the sureties of J. B. Brassfield;

An act to amend an act, entitled "An act to incorporate the Silver Spar and Mining Company;"

An act to amend section 16, article 13, chapter 38, of the General Statutes;

An act to legalize the issue of certain bonds issued by the commissioners of a portion of the Jamestown magisterial district, in Campbell county;

An act to incorporate the New Castle, Pleasureville, and Sweet Home Turnpike Road Company, in Henry county;

An act giving the consent of the Legislature of this State to the purchase or condemnation by the United States Government of land within the State for public purposes;

An act to change the terms of circuit courts in the counties of Boone and Franklin;

An act to repeal an act, entitled "An act to regulate the time of holding the circuit courts in the second judicial district;"

An act providing for the ventilation of the cells in the cell-house of the Penitentiary;

Resolution providing for the removal of the remains of Jacob Lamb, a soldier of the Wars of the Revolution and 1812, to the State Cemetery at Frankfort;
Resolution appropriating $25 to Miss Mary O. Murray;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

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, which originated in the
Senate, of the following titles, viz:

An act to amend and reduce into one the several acts in relation
to the town of New Castle, Henry county.
An act to incorporate the Bank of Cynthiana.
An act to incorporate the Henderson Female College, of Hen-
derson.
An act incorporating the town of Rocky Hill, Edmonson county.
An act to amend the charter of the city of Newport.
An act for the benefit of the Carlisle and Jackstown Turnpike
Road Company, upper route.
An act for the benefit of B. D. Bailey, of Webster county.
An act to amend chapter 60 of the General Statutes, title "Interest
and Usury."
An act declaring the Cumberland river and tributaries above the
falls navigable streams.
An act regulating tax on circuses, menageries, theatres, &c., in
Kentucky.
An act for the benefit of the sheriff of Calloway county.
A message was also received from the Senate, announcing that
they had refused to concur in House amendment to a bill, which
originated in the Senate, entitled
An act to make taxation equal and uniform in counties where an
ad valorem tax is levied by the county court.
Mr. Bidwell moved that the House recede from said amendment.
Mr. Hallam moved to lay said motion on the table.
And the question being taken on the adoption of said motion, it
was decided in the negative.

The yea and nay being required thereon by Messrs. Hallam and
Nelson, were as follows, viz:

Those who voted in the affirmative, were—
William Berkele,  Theodore F. Hallam,  Robert W. Nelson,
G. W. Craddock,  John Watts Kearny,  David Pryse,
L. J. Frazee, jr.,  Martin W. LaRue,  Samuel Russell,
Mr. Russell moved to postpone the further consideration of said motion to recede until Saturday next, at 12 o'clock, M.

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. Russell and Frazee, were as follows, viz:

Those who voted in the affirmative, were—

William Berkle, John Watts Kearny, J. N. Price,
K. R. Culbertson, Martin W. LaRue, Samuel Russell,
L. J. Frazee, Jr., T. J. Megibben, L. J. Stephenson,
J. Warren Grigsby, John Preston,

Those who voted in the negative, were—

Mr. Speaker (Stone), Rufus Emmons, Bryan S. McClure, William E. Minor,
William C. Allen, John M. Fish, Thos. J. Montgomery,
Marshall Baker, A. J. Fleming, W. H. Frederick,
Bell G. Bidwell, W. H. Frederick, George H. Gardner,
James D. Black, John D. Gardner, L. E. Green,
James B. Blue, George H. Gardner, Robert E. Grinstead,
Orlando C Bowles, Zach T. Heady, Theodore F. Hallam,
H. H. Brinkley, Thomas W. Henton, Zach T. Heady,
Tobias W. Burton, W. Jeff Lee, W. Jeff Lee,
James W. Chowning, William B. Lindsay, George W. Gardner,
E. A. Collman, Allen C. Hagan, Sylvester A. Hayden,
James M. Cook, Richard P. Hocker, J. W. Edingth,.
F. G. Cox, E. E. Hume, Wood M. Jones,
K. R. Culbertson, William Kitchen, William B. Lindsay,
S. P. Douithitt, W. J. Lindsay, William B. Lindsay,
P. H. Duncan, William B. Lindsay, William B. Lindsay,
W. J. Edrington, Lucien S. Luttrell, Lucien S. Luttrell,
John Ellis, Bryan S. McClure, Bryan S. McClure,
J. H. Emerson, William E. Minor, William E. Minor,
Rufus Emmons, John M. Fish, Thos. J. Montgomery,

Mr. Speaker (Stone), Rufus Emmons, Bryan S. McClure, William E. Minor,
William C. Allen, John M. Fish, Thos. J. Montgomery,
Marshall Baker, A. J. Fleming, W. H. Frederick,
Bell G. Bidwell, W. H. Frederick, George H. Gardner,
James D. Black, John D. Gardner, L. E. Green,
James B. Blue, George H. Gardner, Robert E. Grinstead,
Orlando C Bowles, Zach T. Heady, Theodore F. Hallam,
H. H. Brinkley, Thomas W. Henton, Zach T. Heady,
Tobias W. Burton, W. Jeff Lee, W. Jeff Lee,
James W. Chowning, William B. Lindsay, George W. Gardner,
E. A. Collman, Allen C. Hagan, Sylvester A. Hayden,
James M. Cook, Richard P. Hocker, J. W. Edrington,
F. G. Cox.
At 1:30 o'clock, P. M., Mr. Nelson moved that the House do now adjourn.

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. Nelson and Russell, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Henton moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

At 1:40 o'clock, P. M., Mr. Russell moved that the House do now adjourn.

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. Russell and Hallam, were as follows, viz:
Those who voted in the affirmative, were—

John Watts Kearny, G. C. Lockhart

Those who voted in the negative, were—

Mr. Speaker (Stone), John M. Fish, John B. Otten,
William C. Allen, A. J. Fleming, Samuel R. Overstreet,
Marshall Baker, W. H. Frederick, J. V. Owen,
William Berkele, George H. Gardner, Chas. Patterson,
Bell G. Bidwell, L. E. Green, George W. Pickett,
James D. Black, J. Warren Grigsby, John W. Powell,
James B. Blue, Robert E. Grinstead, John Preston,
Orlando C. Bowles, Zach. T. Heady, J. N. Price,
H. H. Brinkley, Thomas W. Henton, David Pryse,
Tobias W. Burton, E. E. Hume, O. C. Richardson, sr.,
James W. Chowning, T. J. Jenkins, M. M. Sloss,
E. A. Coffman, Wood M. Jones, Ralph L. Spalding,
James M. Cook, Daniel Lary, John A. Steele,
G. W. Craddock, W. Jeff. Lee, L. J. Stephenson,
S. P. Douthitt, William B. Lindsay, Green Sterrett,
Thomas J. Drury, Bryan S. McClure, Robert Sterrett,
P. H. Duncan, T. J. Megibben, Albert A. Stoll,
W. J. Edrington, William E. Minor, W. J. Taylor,
John Ellis, Thos. J. Montgomery, Orlando O. Bowles,
J. H. Emerson, E. B. Treadway, Zach. T. Heady,
Rufus Emmons, G. W. Wins—51.

Mr. Frazee moved to reconsider the vote by which this House ordered the previous question.

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. Frazee and Russell, were as follows, viz:

Those who voted in the affirmative, were—

K. R. Culbertson, L. J. Frazee, jr., Martin W. LaRue,

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, John B. Otten,
William C. Allen, George H. Gardner, Samuel R. Overstreet,
Marshall Baker, John D. Gardner, J. V. Owen,
William Berkele, L. E. Green, Chas. Patterson,
Bell G. Bidwell, J. Warren Grigsby, George W. Pickett,
James D. Black, Robert E. Grinstead, John W. Powell,
James B. Blue, Zach. T. Heady, David Pryse,
Orlando C. Bowles, Thomas W. Henton, O. C. Richardson, sr.,
H. H. Brinkley, Richard P. Hoeker, M. M. Sloss,
Tobias W. Burton, W. G. Hunter, Ralph L. Spalding,
James W. Chowning, T. J. Jenkins, John A. Steele,
James M. Cook, Wood M. Jones, L. J. Stephenson,
At 2 o'clock, P. M., Mr. Frazee moved that the House do now adjourn.

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. Frazee and Russell, were as follows, viz:

Those who voted in the affirmative, were—
William Berkele, John Ellis, John Watts Kearny, John B. Otten,
G. W. Craddock, L. E. Green, Martin W. LaRue, J. V. Owen,

Those who voted in the negative, were—
Mr. Speaker (Stone), W. H. Frederick, John B. Otten,
William C. Allen, George H. Gardner, John D. Gardner,
Bell G. Bidwell, J. D. Gardner, Chas. Patterson,
James D. Black, J. W. Grigsby, George W. Pickett,
James B. Blue, Zach. T. Headly, John W. Powell,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
H. H. Brinkley, E. E. Hume, David Pryse,
Tobias W. Burton, W. G. Hunter, M. M. Sloss,
James W. Chowning, T. J. Jenkins, Ralph L. Spalding,
James M. Cook, Wm. Kitchen, John A. Steele,
S. P. Douthitt, W. H. Frederick, L. J. Stephenson,
Thomas J. Drury, Wm. B. Lindsay, Green Sterrett,
P. H. Duncan, Lucien S. Luttrell, Robert Sterrett,
W. J. Edrington, Bryan S. McClure, Albert A. Stoll,
J. H. Emerson, T. J. Megibben, Richard P. Stoll,
Rufus Emmons, William E. Minor, W. J. Taylor,
John M. Fish, Thos. J. Montgomery, E. B. Treadway,

The question was then taken on the adoption of the motion of Mr. Bidwell to recede, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—
Mr. Speaker (Stone), John M. Fish, William E. Minor,
William C. Allen, A. J. Fleming, Thos. J. Montgomery,
William Berkele, W. H. Frederick, William A. Moore,
Bell G. Bidwell, George H. Gardner, Robert W. Nelson,

Those who voted in the negative, were—


Mr. Bidwell moved to reconsider the vote by which the House receded from said amendment.

Mr. Jones moved to lay said motion on the table.

At 2:15 o'clock, P. M., Mr. Frazee moved that the House do now adjourn.

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. Russell and Frazee, were as follows, viz:

Those who voted in the affirmative, were—


J. Warren Grigsby, George W. Pickett,

Those who voted in the negative, were—

The question was then taken on the adoption of the motion to lay on the table, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joseph A. Gaines, Thos. J. Montgomery,
William C. Allen, George H. Gardner, John B. Otten,
Bell G. Bidwell, John D. Gardner, Samuel R. Overstreet,
James D. Black, William L. Grant, J. V. Owen,
Orlando C. Bowles, J. Warren Grigsby, Chas. Patterson,
H. H. Brinkley, Robert E. Grinstead, George W. Pickett,
Tobias W. Burton, Zach. T. Heady, John W. Powell,
James W. Chowning, Thomas W. Hepton, John Preston,
James M. Cook, Richard P. Hocker, David Pryse,
G. W. Craddock, E. E. Hume, M. M. Sloss,
Thomas J. Drury, T. J. Jenkins, George R. Snyder,
P. H. Duncan, Thomas Johnson, Green Sterrett,
W. J. Edrington, Wood M. Jones, Robert Sterrett,
J. H. Emerson, W. Jeff. Lee, Albert A. Stoll,
Rufus Emmons, William B. Lindsay, W. J. Taylor,
John M. Fish, Lucien S. Luttrel, G. W. Wins-541,
A. J. Fleming, Bryan S. McClure, E. B. Treadway,

Those who voted in the negative, were—

K. R. Culbertson, Martin W. LaRue,

Mr. Grigsby offered the following joint resolution, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That when this General Assembly adjourn on Saturday, the 18th of March, it will adjourn to meet at 9 A. M., on Monday, the 29th of March, and adjourn sine die at 12 M., of said day.

Mr. Grigsby moved to suspend the rules and take up said resolution.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Rufus Emmons, Lucien S. Luttrel,
William C. Allen, John M. Fish, Bryan S. McClure,
Marshall Baker, Joshua G. Ford, William E. Minor,
Bell G. Bidwell,  L. J. Frazee, jr.,  Thos. J. Montgomery,
James D. Black,  W. H. Frederick,  John B. Otten,
James B. Blue,  J. W. Fredericke,  J. V. Owen,
William H. Botts,  Joseph A. Gaines,  John Preston,
James H. Bowden,  George H. Gardner,  O. C. Richardson, sr.,
Orlando C. Bowles,  John D. Gardner,  C. W. Robbins,
H. H. Brinkley,  J. Warren Grigsby,  Ben. J. Shaver,
Tobias W. Burton,  Zach. T. Heady,  M. M. Sloss,
James W. Chowning,  Thomas W. Henton,  George R. Snyder,
E. A. Coffman,  Allen C. Hagaa,  Ralph L. Spalding,
James M. Cook,  T. J. Jenkins,  John A. Steele,
F. G. Cox,  Thomas Johnson,  L. J. Stephenson,
K. R. Culbertson,  Wood M. Jones,  Green Sterrett,
S. P. Douthitt,  Wm. Kitchen,  Robert Storrett,
Thomas J. Drury,  Daniel Lary,  Richard P. Stoll,
W. J. Edrington,  W. Jeff. Lee,  E. B. Treadway,
John Ellis,  William B. Lindsay,  G. W. Wins,
J. H. Emerson,  G. C. Lockhart,  Thos. J. Montgomery,

Those who voted in the negative, were—

Pat. Campion,  Richard P. Hocker,  Robert W. Nelson,
James Farmer,  E. E. Hume,  Samuel R. Overstreet,
A. J. Fleming,  W. G. Hunter,  Chas. Patterson,
L. E. Green,  John Watts Kearny,  David Pryse,
Robert E. Grinstead,  Martin W. LaRue,  Samuel Russell,

Mr. Hunter offered the following amendment to said resolution, viz:

Resolved, That when this body adjourn on Friday, the 17th inst., it shall be sine die.

Mr. Hocker offered the following substitute, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky, That no new business will be allowed to come before this Legislature after 12 o'clock, Friday next; and at 12 o'clock, M., Saturday, 18th of March, 1870, this General Assembly will adjourn sine die.

Mr. Grinstead moved the previous question.

Mr. Kearny moved to lay the resolution and amendments on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken, "Shall the main question be now put?" and it was decided in the negative.

The question was then taken on the adoption of the amendment offered by Mr. Hunter, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. LaRue and Jones, 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 substitute of Mr. Hocker, and it was decided in the negative.

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

Those who voted in the affirmative, were—

Those who voted in the negative, were—

William C. Allen, Joshua G. Ford, John B. Otten,
William H. Botts, George H. Gardner, J. V. Owen,
Orlando C. Bowles, John D. Gardner, Chas. Patterson,
H. H. Brinkley, Zach. T. Heady, John W. Powell,
Pat. Campion, Thomas W. Henton, David Pryse,
F. G. Cox, Allen C. Hagan, C. W. Robbins,
G. W. Craddock, Thomas Johnson, Samuel Russell,
S. P. Douthitt, John Watts Kearny, Ben J. Shaver,
Thomas J. Drury, Wm. Kitchen, George R. Snyder,
W. J. Edrington, Daniel Lary, John A. Steele,
John Ellis, W. Jeff. Lee, L. J. Stephenson,
I. H. Emerson, William B. Lindsay, Robert Sterrett,
Rufus Emmons, William E. Minor, Albert A. Stoll,
James Farmer, Thos. J. Montgomery, E. B. Treadway,
John M. Fish, William A. Moore, G. W. Winn—45.

Mr. Bowles offered the following substitute, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That this session be extended till 9 o'clock, P. M., of Monday, March 29th,
at which time it will adjourn sine die.

Mr. Jones offered the following amendment to said substitute, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the session of the present General Assembly be extended 90 days
from and after the 19th inst.

Mr. Steele 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. Jones' amend
ment, and it was decided in the negative.

The question was then taken on the adoption of Mr. Bowles' sub
stitute, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William C. Allen, Joshua G. Ford, William A. Moore,
William Berkle, George H. Gardner, John B. Otten,
James B. Blue, John D. Gardner, J. V. Owen,
William H. Botts, Thomas W. Henton, Chas. Patterson,
Orlando C. Bowles, Allen C. Hagan, John Preston,
Pat. Campion, T. J. Jenkins, O. C. Richardson, sr.,
James M. Cook, Thomas Johnson, C. W. Richardson,
F. G. Cox, Wm. Kitchen, Samuel Russell,
S. P. Douthitt, Daniel Lary, Ben. J. Shaver,
Thomas J. Drury, William B. Lindsay, George R. Snyder,
W. J. Edrington, G. C. Lockhart, John A. Steele,
John Ellis, Lucien S. Luttrell, Green Sterrett,
The question was then taken on the adoption of the resolution, as
amended by said substitute, and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

| William C. Allen, | James Farmer, |
| William Berkele, | John M. Fish, |
| Bell G. Bidwell, | Joshua G. Ford, |
| James B. Blue, | George H. Gardner, |
| William H. Botts, | John D. Gardner, |
| Orlando C. Bowles, | Zach. T. Heady, |
| H. H. Brinkley, | Thomas W. Henton, |
| Pat. Campion, | Allen C. Hagen, |
| James M. Cook, | T. J. Jenkins, |
| E. G. Cox, | Thomas Johnson, |
| S. P. Donlillit, | Wm. Kitchen, |
| Thomas J. Drury, | Daniel Lary, |
| W. J. Edrington, | William B. Lindsay, |
| John Ellis, | G. C. Lockhart, |
| J. H. Emerson, | William E. Minor, |
| Rutus Emmons, | |

Those who voted in the negative, were—

| Mr. Speaker (Stone), | L. E. Green, |
| Marshall Baker, | J. Warren Grigsby, |
| James D. Black, | Robert E. Grinstead, |
| James H. Bowden, | Theodore E. Hallam, |
| Tobias W. Burten, | Richard P. Hocker, |
| James W. Crowning, | E. E. Hume, |
| E. A. Coffman, | W. G. Hunter, |
| G. W. Craddock, | Wood M. Jones, |

Robert Sterrett,  
William E. Minor,  
Thos. J. Montgomery,  
G. W. Winns—46.
So said resolution was adopted.

Ordered, That Mr. Snyder be appointed a committee to report said resolution to the Senate.

Who, after a time, reported that he had performed that duty.

Leave of absence, indefinitely, was granted Messrs. Payne, Fleming, and Kitchen.

Mr. Blue withdrew his motion to reconsider the vote by which this House rejected a bill, entitled

A bill to improve the navigation of Tradewater river.

Mr. Jones entered a motion to reconsider the vote by which this House rejected a bill from the Senate, entitled

An act for the benefit of D. M. Walden.

The hour of 12 o'clock, M., having arrived, Mr. Grigsby moved that the rule of the House and order of business be suspended, and that the Committee on the Judiciary be allowed to report.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by the rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Chas. Patterson,
William C. Allen, Robert E. Grinstead, James M. Payne,
Marshall Baker, Zach. T. Hendy, John W. Powell,
William Berkele, W. G. Hunter, John Preston,
James D. Black, T. J. Jenkins, David Pryse,
William H. Botts, Thomas Johnson, O. C. Richardson, sr.,
H. H. Brinkley, Wood M. Jones, C. W. Robbins,
James W. Chowning, John Watts Kearny, George R. Snyder,
F. G. Cox, Daniel Lacy, Ralph L. Spalding,
K. R. Culbertson, W. Jeff. Lee, John A. Steele,
Thomas J. Drury, William B. Lindsay, Green Sterrett,
W. J. Edrington, Lucien S. Luttrell, Robert Sterrett,
James Farmer, Bryan S. McClure, Albert A. Stoll,
W. H. Frederick, William E. Minor, Richard P. Stoll,
Joseph A. Gaines, Thos. J. Montgomery, W. J. Taylor,
George H. Gardner, William A. Moore, E. B. Treadway,
Those who voted in the negative, were—
Bell G. Bidwell, John Ellis, Theodore F. Hallam,
Orlando C. Bowles, Rufus Emmons, Richard P. Hocker,
Tobias W. Burton, John M. Fish, Martin W. LaRue,
Pat. Campion, A. J. Fleming, Samuel R. Overstreet,
G. W. Craddock

Mr. Grigsby, from the Committee on the Judiciary, who were
directed to prepare and bring in the same, reported a bill, entitled
A bill concerning lotteries.
Which was read the first time.
Mr. Grigsby moved that the rule of the House and constitutional
provision as to the second reading of said bill be dispensed with,
and that said bill be ordered to its second reading.
Mr. Allen 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 motion as
made by Mr. Grigsby, and it was decided in the affirmative.
The yeas and nays being required thereon by a rule of the House,
were as follows, viz:

Those who voted in the affirmative, were—
Mr. Speaker (Stone), George H. Gardner, J. V. Owen,
William C. Allen, L. E. Green, Chas. Patterson,
Marshall Baker, J. Warren Grigsby, James M. Payne,
William Berkele, Robert E. Grinstead, George W. Pickett,
William H. Botts, Theodore F. Hallam, John W. Powell,
James H. Bowden, Zach. T. Heady, John Preston,
Orlando C. Bowles, Thomas W. Henton, J. N. Price,
H. H. Brinkley, Allen C. Hagan, David Pryse,
James W. Chowning, Richard P. Hocker, O. C. Richardson, sr.,
E. A. Coffman, E. E. Hume, C. W. Robbins,
James M. Cook, T. J. Jenkins, Ben J. Shaver,
F. G. Cox, Thomas Johnson, M. M. Sloss,
K. R. Culbertson, Richard P. Hocker, George R. Snyder,
S. P. Douthitt, E. E. Hume, Ralph L. Spalding,
Thomas J. Drury, T. J. Jenkins, John A. Steele,
W. J. Edrington, Thomas Johnson, Green Sterrett,
J. H. Emerson, Wood M. Jones, Robert Terrett,
Rufus Emmons, John Watts Kearny, Albert A. Stoll,
James Farmer, Daniel Lary, Richard P. Stoll,
W. H. Frederick, W. Jeff. Lee, Richard P. Stoll,
Joseph A. Gaines, William B. Lindsay, G. W. Winns—61.
Those who voted in the negative, were—

Mr. Hallam moved to reconsider the vote by which said bill was ordered to its second reading.

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. Hallam and Nelson, were as follows, viz:

Those who voted in the affirmative, were—
G. W. Craddock, Theodore F. Hallam,

Those who voted in the negative, were—

Joseph A. Gaines, Bryan S. McClure,

At 12:55 o'clock, P. M., Mr. Lockhart moved that this House do now adjourn.

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. Hallam and Craddock, were as follows, viz:

123—H. R.
Those who voted in the affirmative, were—

G. W. Craddock,  
Thomas W. Henton,  
Theodore F. Hallam,  
G. C. Lockhart,  
Robert W. Nelson—5.

Those who voted in the negative, were—

Mr. Speaker (Stone),  
William C. Allen,  
Marshall Baker,  
Bell G. Bidwell,  
James D. Black,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
E. A. Coffman,  
James M. Cook,  
P. G. Cox,  
K. R. Culbertson,  
S. P. Douthitt,  
P. H. Duncan,  
W. J. Edrington,  
J. H. Emerson,  
Rufus Emmons,  
James Farmer,  
John M. Fish,  
A. J. Fleming,  
W. H. Frederick,  
Joseph A. Gaines,  
George H. Gardner,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Zach. T. Heady,  
Allen C. Hagan,  
E. E. Hume,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
L. J. Frazee, jr.,  
Bell G. Bidwell,  
John Ellis,  
E. A. Coffman,  
E. A. Coffman,  
James M. Cook,  
P. G. Cox,  
K. R. Culbertson,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Zach. T. Heady,  
Thomas W. Henton,  
Allen C. Hagan,  
Richard P. Hocker,  
E. E. Hume,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
Thos. J. Montgomery,  
William A. Moore,  
Samuel R. Overstreet,  
J. V. Owen,  
Chas. Patterson,  
George W. Pickett,  
John W. Powell,  
John Preston,  
J. N. Price,  
David Pryse,  
O. C. Richardson, sr.,  
M. M. Sloss,  
George R. Snyder,  
Ralph L. Spalding,  
John A. Steele,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
Albert A. Stoll,  
Richard P. Stoll,  
E. B. Treadway—63.

Mr. Kearny moved the previous question.

Mr. Hallam moved to lay the bill on the table.

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. Hallam and Nelson, were as follows, viz:

Those who voted in the affirmative, were—

Bell G. Bidwell,  
G. W. Craddock,  
John Ellis,  
L. J. Frazee, jr.,  
Theodore F. Hallam,  

Those who voted in the negative, were—

Mr. Speaker (Stone),  
William C. Allen,  
Marshall Baker,  
James D. Black,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
James W. Chowning,  
E. A. Coffman,  
James M. Cook,  
P. G. Cox,  
K. R. Culbertson,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Zach. T. Heady,  
Thomas W. Henton,  
Allen C. Hagan,  
Richard P. Hocker,  
E. E. Hume,  
W. G. Hunter,  
T. J. Jenkins,  
Thomas Johnson,  
Wood M. Jones,  
Thos. J. Montgomery,  
William A. Moore,  
Samuel R. Overstreet,  
J. V. Owen,  
Chas. Patterson,  
George W. Pickett,  
John W. Powell,  
John Preston,  
J. N. Price,  
David Pryse,  
O. C. Richardson, sr.,  
M. M. Sloss,  
George R. Snyder,  
Ralph L. Spalding,  
John A. Steele,  
L. J. Stephenson,  
Green Sterrett,  
Robert Sterrett,  
Albert A. Stoll,  
Richard P. Stoll,  
E. B. Treadway—63.
S. P. Douthit, John Watts Kearny, Ralph L. Spalding,
P. H. Duncan, William Kitchen, John A. Steele,
W. J. Edrington, Martin W. LaRue, L. J. Stephenson,
J. H. Emerson, Daniel Lary, Green Sterrett,
Rufus Emmons, W. Jeff. Lee, Robert Sterrett,
James Farmer, William B. Lindsay, Albert A. Stoll,
John M. Fish, G. C. Lockhart, Richard P. Stoll,
A. J. Fleming, Lucien S. Luttrell, W. J. Taylor,
W. H. Frederick, Bryan S. McClure, E. D. Treadway,
Joseph A. Gaines, T. J. Megibben, G. W. Winns—68.
George H. Gardner, William E. Minor,

The following petition was presented, viz:

By Mr. Culbertson—

The petition of sundry citizens of the town of Louisa and county of Lawrence, asking the passage of a law authorizing the county court of Lawrence county or trustees of Louisa to grant license to L. M. Adkins to keep hotel and bar in said town.

Which was received, the reading dispensed with, and referred to the Committee on Propositions and Grievances.

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

On motion of Mr. Hallam—

1. A bill to amend an act, entitled "An act to further amend the laws in relation to peddlers," approved March 7, 1873.

On motion of Mr. Brinkley—

2. A bill for the benefit of A. T. Keene, of Pulaski county.

On motion of Mr. Edrington—

3. A bill for the benefit of W. T. Graves, of Ballard county.

Ordered, That the Committee on the Judiciary prepare and bring in the 1st; the Committee on Claims the 2d, and the Committee on Propositions and Grievances the 3d.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to amend chapter 76, General Statutes, title "Militia."
An act to amend the act, entitled "An act to incorporate the Catholic Cemetery, of Lexington."
An act supplementary to the act to adopt the General Statutes.
An act to repeal an act, entitled "An act to establish and incorporate the town of Stroud City, in Muhlenburg county," approved 19th March, 1873.
An act to authorize the city council of Frankfort to build a free ridge across the Kentucky river.
An act prescribing the manner in which suits may be brought against the Trustees of the Cincinnati Southern Railway by the stockholders of the Covington and Lexington Turnpike Road Company and others.

An act to attach the farms and possession of Jesse H. and Robert Beck, of Metcalfe county, to Cumberland county.

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

1. An act concerning the Codes of Practice.
2. An act authorizing owners of land to maintain actions for trespass, though not in actual possession.
3. An act to incorporate Cox Lodge, No. 464, of Free and Accepted Masons.
4. An act to amend section 1 (one), article 14 (fourteen), of chapter 38, of the General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Codes of Practice; the 2d to the Committee on the Judiciary; the 4th to the Committee on General Statutes, and the 3d to the Committee on Corporate Institutions.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Bowden, from the Committee on the Judiciary—
A bill legalizing certain sales made under the decrees of Pike circuit court.

By Mr. Steele, from the Committee on Internal Improvement—
A bill for the benefit of the Maxville and Perryville Turnpike Road.

By Mr. Hallam, from the Committee on Banks—
A bill to amend an act, entitled “An act to incorporate the State Bank, in Louisville.”

By Mr. Coffman, from the Committee on Corporate Institutions—
A bill to change the name of the Falmouth Cemetery.

By Mr. LaRue, from the same committee—
A bill to amend an act, entitled “An act to incorporate the Christian Association of the Women of Louisville.”
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Nelson recorded his vote in the negative on the passage of the bill, which originated in the Senate, entitled

An act regulating practice in civil cases.

Ordered, That Mr. Owen be appointed a committee to withdraw from the Senate a bill, which originated in the Senate, entitled

An act for the benefit of D. N. Walden.

Ordered, That Mr. John D. Gardner be appointed a committee to act with a committee from the Senate to withdraw from the Governor a bill, which originated in the Senate, entitled

An act to incorporate the Calloway Agricultural and Mechanical Association.

Who, after a time, reported that he had performed that duty, and had delivered said bill to the Senate.

Ordered, That Mr. John D. Gardner be appointed a committee to withdraw said bill from the Senate.

Who, after a time, reported that he had performed that duty.

Mr. Jones, from the Committee on Moral and Religious Institutions, to whom was referred a bill from the Senate, entitled

An act to regulate the sale of spirituous liquors in the town of Watkinsville, or within two miles thereof,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Snyder, from the Committee on Railroads, to whom was referred a bill from the Senate, entitled
An act to amend an act, entitled "An act to incorporate the Cumberland and Ohio Railroad Company," approved March 11, 1873,
Reported the same without amendment.
Mr. Snyder moved the previous question.
And the question being taken, "Shall the main question be now put?" it was decided in the negative.
Mr. Henton moved to commit said bill to the Committee on the Judiciary.
And the question being taken on the adoption of said motion, it was decided in the negative.
Mr. Spalding offered an amendment to said bill.
Mr. Snyder moved the previous question.
Mr. Henton moved to lay the amendment on the table.
And the question being taken on the adoption of said motion, it was decided in the negative.
The question was then taken, "Shall the main question be now put?" it was decided in the affirmative.
The question was then taken on the adoption of said amendment, and it was decided in the negative.
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Mr. Heady asked leave to withdraw his motion to reconsider the vote by which this House passed a bill, entitled
An act to amend an act, entitled "An act to establish a criminal court in the sixth judicial district and Hardin county," approved February 23, 1876, and to add Taylor county to said criminal court judicial district.
Which was granted.
A message was received from the Senate, announcing that they had passed a bill, entitled
An act to amend article 16, chapter 92, General Statutes.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on General Statutes.
Mr. Henton moved to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled

An act to amend an act, entitled “An act to incorporate the Cumberland and Ohio Railroad Company,” approved March 11, 1873.

Mr. Snyder moved to suspend the rules in order to consider said motion.

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 a rule of the House, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), W. J. Edrington, Wood M. Jones,
William C. Allen, John Ellis, Martin W. LaRue,
Marshall Baker, J. H. Emerson, Lucien S. Luttrell,
Bell G. Bidwell, Rufus Emmons, Bryan S. McClure,
William H. Botts, A. J. Fleming, William E. Minor,
Orlando C. Bowles, Joseph A. Gaines, Thos. J. Montgomery,
H. H. Brinkley, George H. Gardner, William A. Moore,
Tobias W. Burton, John D. Gardner, J. N. Price,
James W. Chowning, Zach. T. Heady, David Pryse,
E. A. Coffman, Thomas J. Henry, O. C. Richardson, sr.,
James M. Cook, Allen C. Hagan, M. M. Sloss,
F. G. Cox, E. E. Hume, George R. Snyder,
S. P. Douthitt, W. G. Hunter, Richard P. Stoll,
Thomas J. Drury, Thomas Johnson, W. J. Taylor—42.

Those who voted in the negative, were—

James D. Black, Richard P. Hocker, John Preston,
James H. Bowden, T. J. Jenkins, Samuel Russell,
Pat. Campion, John Watts Kearny, Ralph L. Spalding,
John M. Fish, W. Jeff. Lee, John A. Steele,
L. J. Frazee, jr., William B. Lindsay, L. J. Stephenson,
W. H. Frederick, T. J. Megibben, Green Sterrett,
L. E. Green, Robert W. Nelson, Robert Sterrett,
J. Warren Grigsby, Samuel R. Overstreet, Albert A. Stoll,
Robert E. Grinstead, George W. Pickett, E. B. Trendway,

Mr. Russell, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to repeal section 8, article 3, chapter 38, General Statutes.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Mr. Steele moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said bill was rejected.

Mr. Nelson, from the Committee on County Courts, to whom was referred a bill from the Senate, entitled

An act regulating the mode and manner in which claims against the county of Boyd shall be presented to the county court of Boyd county.

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. LaRue, from the Committee on Corporate Institutions, to whom had been referred a bill from the Senate, entitled

An act to incorporate the Louisville Construction Company,

Reported the same with an amendment.

Which was adopted.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. LaRue, from the Committee on Corporate Institutions, to whom was referred a bill from the Senate, entitled

An act incorporating the Louisville Abstract and Loan Association,

Reported the same without amendment.

Mr. Snyder moved that said bill be committed to the Committee on the Judiciary.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of Charles G. Wintersmith, of Hardin county,

Reported the same without amendment.

Said bill was ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), John D. Gardner, John Preston,
William Berkele, J. Warren Grigsby, O. C. Richardson, sr.,
James D. Black, Zach. T. Heady, Samuel Russell,
James H. Bowden, John Watts Kearny, Thomas H. Shanks,
Orlando C. Bowles, Martin W. LaRue, Ralph L. Spalding,
Tobias W. Burton, W. Jeff. Lee, John A. Steele,
G. W. Craddock, G. C. Lockhart, Green Sterrett,
Thomas J. Drury, Lucien S. Luttrell, Robert Sterrett,
George H. Gardner, Robert W. Nelson,

Those who voted in the negative, were—

William C. Allen, Rufus Emmons, Samuel R. Overstreet,
Marshall Baker, John M. Fish, J. V. Owen,
Bell G. Bidwell, A. J. Fleming, George W. Pickett,
James B. Blue, W. H. Frederick, John W. Powell,
H. H. Brinkley, Joseph A. Gaines, J. N. Price,
Pat. Campion, L. E. Green, David Pryse,
James W. Chowning, Robert E. Grinstead, M. M. Sloss,
E. A. Coffman, E. E. Hume, George R. Snyder,
James M. Cook, W. G. Hunter, L. J. Stephenson,
K. R. Colbertson, T. J. Jenkins, Albert A. Stoll,
S. P. Douthitt, Wood M. Jones, W. J. Taylor,
W. J. Edlington, William B. Lindsay, E. B. Treadway,
J. H. Emerson,

And so said bill was rejected.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of the North Middletown and Thatcher's Mill Turnpike Road Company.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to amend the charter of the Louisville and Nashville Railroad.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

Said bill was read the third time.

Mr. Hallam moved to reconsider the vote by which said bill was ordered to its third reading.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of Mr. Hallam's motion to reconsider, and it was decided in the negative.

Mr. Albert A. Stoll moved the previous question.

At 9:50 o'clock, P. M., Mr. Hallam moved that the House do now adjourn.

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. Hallam and Nelson, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Theodore F. Hallam, John B. Otten,
William C. Allen, Thomas W. Henton, John W. Powell,
James M. Cook, Allen C. Hagan, J. N. Price,
G. W. Craddock, E. E. Hume, George R. Snyder,
Rufus Emmons, William B. Lindsay, John A. Steele,
J. Warren Grigsby, Robert W. Nelson,

Those who voted in the negative, were—

William Berkele, L. J. Frazee, jr., Thos. J. Montgomery,
James D. Black, W. H. Frederick, Samuel R. Overstreet,
James B. Blue, George H. Gardner, J. V. Owen,
James H. Bowden, John D. Garder, George W. Pickett,
Orlando C. Bowlea, L. E. Green, John Preston,
H. H. Brinkley, Robert E. Grinstead, O. C. Richardson, sr.,
Tobias W. Burton, Zach. T. Heady, Samuel Russell,
Pat. Campion, Richard P. Hocker, M. M. Sloss,
The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

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

Those who voted in the affirmative, were—

William C. Allen, Thomas J. Drury, Ralph L. Spalding,
William Berkele, John M. Fish, L. J. Stephenson,
Bell G. Bidwell, L. J. Frazee, jr., Green Sterrett,
James D. Black, W. H. Frederick, Robert Sterrett,
James B. Blue, George H. Gardner, Albert A. Stoll,
James H. Bowden, John D. Gardner, W. J. Taylor,
Tobias W. Burton, Allen C. Hagan, Ralph L. Spalding,
Pat. Campion, E. E. Hume, L. J. Stephenson,
James W. Chowning, W. G. Hunter, Green Sterrett,
James M. Cook, Wood M. Jones, Robert Sterrett,
F. G. Cox, John Watts Kearny, Albert A. Stoll,
K. R. Culbertson, Martin W. LaRue, W. J. Taylor,

Those who voted in the negative, were—

Mr. Speaker (Stone), Zach. T. Heady, John W. Powell,
G. W. Craddock, Thomas W. Henton, Join Preston,
W. J. Edrington, Richard P. Hooker, J. N. Price,
J. H. Emerson, T. J. Jenkins, Thomas H. Shanks
Rufus Emmons, William B. Lindsay, M. M. Sloss,
A. J. Fleming, Bryan S. McClure, George R. Snyder,
J. Warren Grigsby, T. J. Megibben, Richard P. Stoll,

At 10:20 o'clock, P. M., Mr. Nelson moved that the House do now adjourn.

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. Nelson and Hallam, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), L. E. Green, John B. Otten,
William C. Allen, J. Warren Grigsby, J. V. Owen,
Mr. Richard P. Stoll moved to lay said bill on the table.

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. Nelson and Hallam, were as follows, viz:

Those who voted in the affirmative, were:

William C. Allen, Zach. T. Heady, John Preston,
G. W. Craddock, Thomas W. Henton, J. N. Price,
W. J. Edrington, William B. Lindsay, David Pryce,
Rufus Emmons, Robert W. Nelson, Thomas H. Shanks,
A. J. Fleming, G. C. Lockhart, M. M. Sloss,
John D. Gardner, John W. Carr, George R. Snyder,
J. Warren Grigsby, Richard P. Stoll, Richard P. Stoll,
G. W. Winn—20.

Those who voted in the negative, were:

Mr. Speaker (Stone), W. H. Frederick, Thos. J. Montgomery,
William Berkele, George H. Gardner, Samuel R. Overstreet,
Bell G. Bidwell, L. E. Green, J. V. Owen,
Orlando C. Bowles, Robert E. Grinstead, George W. Pickett,
H. H. Brinkley, Theodore F. Hallam, O. C. Richardson, sr.,
Tobias W. Burton, Richard P. Hocker, Samuel Russell,
Pat. Campion, E. E. Hume, M. M. Sloss,
James W. Chowning, W. G. Hunter, George R. Snyder,
James M. Cook, T. J. Jenkins, Ralph L. Spalding,
K. R. Culbertson, Wood M. Jones, L. J. Stephenson,
S. P. Douthitt, John Watts Kearny, Green Sterrett,
Thomas J. Drury, Martin W. LaRue, Robert Sterrett,
John W. Powle,
THURSDAY, MARCH 16, 1876.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Kearny, from the Committee on Ways and Means—
A bill for the benefit of the Louisville Plate Glass Manufacturing Company.

By Mr. Grinstead, from the Committee on County Courts—
A bill for the benefit of Joseph Rutherford, late sheriff of Jessamine county.

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

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Leave of absence, indefinitely, was granted Mr. Baker.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:
By Mr. Steele, from the Committee on Internal Improvement—
An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road.
By Mr. Jones, from the Committee on Moral and Religious Institutions—
An act to prevent the sale of spirituous or intoxicating liquors within one mile of the town of Williamsburg, in Whitley county.
By Mr. Little, from the Committee on General Statutes—
An act to repeal chapter 65, General Statutes, and to re-establish the office of receiver of lands west of the Tennessee river.
By Mr. LaRue, from the Committee on Corporate Institutions—
An act to amend the charter of the city of Louisville.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being 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 a bill, entitled
An act to amend an act to establish and maintain a graded school in the town of Harrodsburg, approved March 15, 1876.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz :
1. An act to protect sheep from depredations by dogs, and to authorize the county courts to impose taxes on dogs for county purposes.
2. An act for the benefit of Theodosia Wells, a pauper idiot of Logan county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Agriculture and Manufactures, and the 2d to the Committee on Claims.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

1. An act to amend an act, entitled "An act to regulate the sale of medicines and poisons," approved February 21st, 1874.

2. An act for the benefit of J. E. Vickery, late sheriff of Wayne county.

3. An act to incorporate Caverna and Bear Wallow Turnpike Company, in Hart and Barren counties.

4. An act to incorporate the Greensburg Deposit Bank.

5. An act to amend an act, entitled "An act to revise and amend the charter of the city of Dayton, in Campbell county."

6. An act authorizing the county court of Jefferson to pay the police of Beargrass municipality for their services.

7. An act for the benefit of the constable of the third district of Louisville.

A message was also received from the Senate, announcing that they had concurred in the House amendment to a bill, which originated in the Senate, entitled

8. An act regulating the holding of circuit and criminal courts in the sixteenth judicial district.

Mr. Grigsby, from the Committee on the Judiciary, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to prescribe an oath to be taken by all officers elected or appointed.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Albert A. Stoll moved to lay said bill on the table.

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. Grigsby and Spalding, were as follows, viz:
Those who voted in the affirmative, were—

William C. Allen, K. R. Culbertson, William A. Moore,
Marshall Baker, Joshua G. Ford, J. N. Price,
William Berkeley, E. E. Hume, David Pryse,
James D. Black, Martin W. LaRue, Green Sterrett,
H. H. Brinkley, William B. Lindsay, E. B. Treadway—17.
James W. Chowning, William E. Minor,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joseph A. Gaines, T. J. Megibben,
Bell G. Bidwell, George H. Gardner, Thos. J. Montgomery,
William H. Botts, John D. Gardner, Robert W. Nelson,
James H. Bowden, L. E. Green, John B. Otten,
Orlando C. Bowles, J. Warren Grigsby, Samuel R. Overstreet,
Tobias W. Burton, Robert E. Grinstead, J. V. Owen,
E. A. Coffinan, Theodore F. Hallam, Chas. Patterson,
James M. Cook, Zach. T. Heady, George W. Pickett,
F. G. Cox, Thomas W. Henton, John W. Powell,
G. W. Craddock, Allen C. Hagan, O. C. Richardson, sr.,
S. P. Douthitt, Richard P. Hocker, Samuel Russell,
Thomas J. Drury, W. G. Hunter, M. M. Sloss,
P. H. Duncan, T. J. Jenkins, A. H. Smith,
W. J. Edington, Thomas Johnson, Ralph L. Spalding,
John Ellis, John Watts Kearny, John A. Steele,
J. H. Emerson, Daniel Lary, L. J. Stephenson,
Rufus Emmons, Robert E. Little, Robert Sterrett,
James Farmer, G. C. Lockhart, Albert A. Stoll,
A. J. Fleming, Lucien S. Luttrell, Richard P. Stoll,

Mr. Botts offered an amendment to said bill.

Which was adopted.

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

Said bill having been engrossed, was read a third time as follows,

viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That hereafter all officers of this Commonwealth, elected or appointed, shall, before entering upon the duties of the office to which they have been elected, take the following oath: I,—do solemnly swear (or affirm) that I have not, directly or indirectly, given, advanced, or loaned any money or property of any kind whatever to any person or persons for the purpose of being employed or used in promoting my election or appointment to the office I now claim; nor have I, previous to my election, agreed or promised, directly or indirectly, to give, advance, or loan any money or property for such purpose.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Grigsby and A. H. Smith, were as follows, viz:
Those who voted in the affirmative, were—
Bell G. Bidwell, A. J. Fleming, Robert W. Nelson,
William H. Botts, W. H. Frederick, John B. Otten,
James H. Bowden, Joseph A. Gaines, Samuel R. Overstreet,
Orlando C. Bowles, George H. Gardner, J. V. Owen,
Tobias W. Burton, John D. Gardner, Chas. Patterson,
E. A. Coffman, L. E. Green, George W. Pickett,
James M. Cook, J. Warren Grigsby, John W. Powell,
F. G. Cox, Thomas W. Henton, O. C. Richardson, sr.,
G. W. Craddock, Allen C. Hagan, M. M. Sloss,
S. P. Douthitt, T. J. Jenkins, A. H. Smith,
Thomas J. Drury, Thomas Johnson, George R. Snyder,
P. H. Duncan, John Watts Kearny, Ralph L. Spalding,
W. J. Edrington, W. Jeff. Lee, John A. Steele,
John Ellis, Robert E. Little, L. J. Stephenson,
J. H. Emerson, Lucien S. Luttrell, Robert Sterrett,

Those who voted in the negative, were—
Mr. Speaker (Stone), Robert E. Grinstead, T. J. Megibben,
Marshall Baker, Theodore F. Hallam, William E. Minor,
James D. Black, Zach. T. Heady, William A. Moore,
James E. Blue, E. E. Hume, J. N. Price,
H. H. Brinkley, Wood M. Jones, David Pryse,
James W. Chowning, Martin W. LaRue, Samuel Russell,
K. R. Culbertson, Daniel Lary, Green Sterrett,
Joshua G. Ford, William B. Lindsay, Albert A. Stoll,

Resolved, That the title of said bill be as aforesaid.

Mr. Grigsby moved to reconsider the vote by which said bill was passed.

Mr. Botts moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported bills of the following titles, viz:

A bill to amend chapter 160, section 40, General Statutes.
A bill to amend article 12 of chapter 93 of the General Statutes.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

125-H. R.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

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

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to prohibit any railroad corporation in this State from buying, leasing, or in any manner controlling competing line or lines of railroad.

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

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

The rule of the House and the constitutional provision as to the 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.

Mr. Snyder moved to reconsider the vote by which said bill was passed.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Ordered, That Mr. Frederick be appointed a committee to report said bill to the Senate.

Mr. Richard P. Stoll, from the Committee on Corporate Institutions, to whom were referred a bill from the Senate, entitled

An act to incorporate the Sandlick Baptist Church, of Monroe county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

The Speaker laid before the House the following letter and petition from Gen. G. W. Smith, viz:
FRANKPORT, KY., March 15, 1876.

Hon. Wm. J. Stone, Speaker of House of Representatives:

I have the honor to inclose a petition to the two Houses of the General Assembly of the Commonwealth of Kentucky, and respectfully request that you will have it presented and read to the House over which you preside, and that such action be taken thereon as may be deemed for the best interests of the people of this State.

With great respect, your obedient servant,

Gustavus W. Smith.

FRANKPORT, KY., March 15, 1876.

To the two Houses of the General Assembly of the Commonwealth of Kentucky:

On the 31st of December, 1875, in an official report as Insurance Commissioner, I placed before the individual members of the Legislature a statement of the circumstances under which the Auditor tendered the appointment of Insurance Commissioner to Major Clinton McClary. I have not, until now, felt called upon to take any further action in this matter. But the Auditor has today published a card, signed D. Howard Smith, commenting upon a letter which was published in the Louisville Daily Globe of the 13th inst. In this card he uses my name in such a manner as to make it incumbent upon me to bring to your notice certain facts in regard to some of his statements.

I have not the slightest idea who wrote the letter that the Auditor comments upon, or where the writer thereof procured the information, or for what reason the publication was made; but the card of the Auditor brings up questions to which I desire to call your attention.

He says he has no personal knowledge of the reason why Henry T. Stanton resigned his position as Deputy Insurance Commissioner. I reported to him the reason. I did this because he was, as Auditor, entitled to know the facts in reference to such a matter occurring in a branch of his office, and because it was upon the urgent recommendation and indorsement by the Auditor of H. T. Stanton, then an utter stranger to me, that he was appointed Deputy Commissioner. The substantial facts in reference to Stanton's leaving the office are of record in the Insurance Bureau, and these facts, as well as more full information from data made up at the time, have always been since then accessible to the Auditor.

It is a strange obliquity on the part of the principal financial officer of this State, that he can perceive in this transaction only a "misunderstanding between General Smith and Major Stanton," of which he (the Auditor) has "no personal knowledge," there being, as he says, no evidence in his department or in the Insurance Department of his office. The record is in the Insurance Bureau, which is the proper place for it.
The statement of the Auditor that Mr. Meriwether was retained in the Bureau after Mr. Leslie came back is true, but this was because Mr. Bullock resigned about the time Mr. Leslie returned. It was necessary then, in my opinion, to have three clerks in the Bureau besides the bookkeeper—they were W. S. Smith, Bullock, and Leslie. Whilst Leslie was sick he was retained (I think properly) under pay, and Meriwether had to be employed as an extra clerk. When Leslie returned Bullock resigned, and Meriwether was continued. This made but three clerks under pay; whereas, whilst Leslie was sick, there were four. This is mentioned only to show that the Auditor is not always to be relied upon for accuracy when he is speaking of the Insurance Bureau.

The Auditor says the charge that he has issued, or authorized to be issued, any insurance license to any agent in violation of law, is a foul calumny. I am satisfied that an investigation will show that this assertion of his will have to be qualified somewhat. I have quite a distinct recollection that it was publicly charged some years since that I had, whilst Commissioner, certified that an unsound company, the St. Louis Mutual Life, had complied with the law, and on this certificate it was stated that licenses to do business had been issued to the detriment of the people of this State. I ordered an investigation, the result of which showed that the licenses had been issued from the Auditor's office, but that a certificate of compliance that year had not been given by the Commissioner. Whether the "Insurance Department" of the Auditor's office has been in the habit, to any great extent, of issuing licenses any year before the Insurance Commissioner's certificate is filed that the company has complied with the law and is entitled to do business in this State, can easily be determined by comparing the dates of the Commissioner's certificates, upon which alone licenses can be legally issued, with the dates of the licenses.

In the first and eighth subdivisions of his card the Auditor discusses the subject of his appointment of McClarty, and says that he only declined to reappoint me for reasons not necessary to mention, and in which the Legislature and the public have no concern.

The Auditor has given directly to me some of these reasons, and he has given others to the Deputy Commissioner, with the request that they be communicated to me.

In my official report it is stated that the Auditor told me that his friends had in the late canvass for nomination for Auditor at least partially committed him on this subject to Major Clinton McClarty, and that he would find definitely to what extent his friends had committed him. In the same interview he said Hewitt and McClarty, combined, might have beaten him for the nomination. In the messages he sent me by the Deputy
Commissioner he complained that I had treated him as if he had nothing to do with the Bureau; that I never consulted him about my work; that, when the insurance men were dissatisfied with him about the assessments, he wrote me a letter, hoping for such a reply as would enable him to allay their discontent, and that I commenced talking about his fees; and that he did not intend to stand it any longer.

In a letter referred to, which is dated March 26, 1874, published in my official report, I stated that "the companies pay fees sufficient to defray the expenses of a tolerably well organized office; but the trouble is, that a large portion of these fees does not go to the credit of the Bureau fund."

From the message sent to me by the Auditor, through the Deputy Commissioner, on the 22d December, 1875, I learned for the first time that he had ever been dissatisfied with any official act of mine; but it seems that the above allusion to his fees in March, 1874, gave him moral offense; he determined to change the Commissioner; and he says that his friends made an arrangement by which he was committed to provide for McClarty; that he could not act dishonorably in the matter, and finally felt it to be his duty to appoint McClarty. This, too, when he knew that McClarty was ineligible under the law.

The Auditor should be required to show what made it his duty to appoint Major Clinton McClarty Insurance Commissioner of Kentucky. The Legislature and the public, he says, have no concern in his reasons for not reappointing me. In this he may find himself mistaken. This is not a personal government, in which those in authority are entitled, without question, to distribute as "playthings and perquisites" important offices that control interests involving thousands of millions of dollars.

It is time that the official acts of the Auditor be closely scrutinized by the representatives of the people.

I, therefore, as a citizen of this Commonwealth, respectfully request that a committee be appointed by the two Houses of the General Assembly to investigate and report upon the subjects referred to in this petition.

Very respectfully,

GUSTAVUS W. SMITH.

Mr. Kearny moved to refer said letter and petition to the Committee on the Judiciary.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Albert A. Stoll moved to refer said letter and petition to a special committee of five, to act in conjunction with a similar committee from the Senate.

And the question being taken on the adoption of said motion, it was decided in the affirmative.
The Speaker appointed on said committee Messrs. Albert A. Stoll, Steele, Jenkins, Snyder, and Berkele.

Ordered, That Mr. LaRue be appointed a committee, to act with a similar committee from the Senate, to withdraw from the hands of the Governor an enrolled bill, which originated in the House of Representatives, entitled

An act to amend the charter of the city of Louisville.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act to further amend the several acts in relation to the town of Carlisle, in Nicholas county;

An act to provide for the levy and collection of a tax upon dogs, and to protect the rights of the owners thereof in certain counties;

An act conferring certain powers on the board of trustees of the town of Hazelgreen, Wolfe county;

An act to incorporate the Springfield and Bradfordsville Turnpike Road Company;

An act for the benefit of J. W. Crane and others, of Fleming county;

An act in aid of common schools of Grayson county;

An act to incorporate Hammond Lodge, No. 91, Independent Order of Odd Fellows;

An act to incorporate the town of Spottsville, in Henderson county;

An act to incorporate the Literary and Benevolent Society of St. Mary of the Angels;

An act to amend an act, entitled “An act for the benefit of turnpike roads in Scott county,” approved March 21, 1872;

An act for the benefit of John Roberts, of Henry county;

An act for the benefit of John C. Evans, late deputy sheriff and tax collector of Hickman county;

An act to incorporate the Turneraville and Vandiver’s Turnpike Road Company, in Lincoln county;

An act to change the time of holding court of Pulaski county, in the eighth judicial district;

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

An act in relation to an act to incorporate the Kentucky and Great Eastern Railway Company, approved March 22, 1870;
An act regulating practice in civil cases;
An act regulating practice in criminal cases;
An act to amend an act authorizing a portion of the Jamestown magisterial district, in Campbell county, to be taxed to purchase the Newport and Dayton Turnpike and to bridge Taylor creek;
An act to incorporate the Princeton Bank;
An act to charter the Plum Branch and Bald Knob Turnpike Road Company;
An act conferring jurisdiction upon the Henderson city court to try prosecutions for carrying concealed deadly weapons;
An act incorporating Marion Bank, Crittenden county;
An act for the benefit of Colston Crabtree, of Daviess county;
An act to incorporate the Clinton Baptist Female College;
An act to incorporate the Bradford’s Landing and Washington Trace Turnpike Company, in Bracken county;
An act to provide for the levy and collection of a tax on dogs, and protect the rights of the owners thereof in Fayette and other named counties;
An act for the benefit of W. G. McGill, late deputy sheriff of Breckinridge county;
An act for the benefit of the North Middletown and Thatcher’s Mill Turnpike Road Company;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
A message was received from the Governor by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:
An act to incorporate the Greenup and Riverton Building and Loan Association.
An act for the benefit of George W. Pickett, late sheriff of Adair county.
An act to incorporate the Bricklayers’ Union, No. 4, of Louisville.
An act to authorize the county court of McCracken county to take stock in the Paducah, Benton, and Murray Gravel Road Company.
An act to incorporate the Gardnersville and Crittenden Turnpike Road Company, in Grant county.
An act for the benefit of J. F. Rennick, late sheriff of Hickman county.
An act to repeal section 3 of an act approved March 14, 1872, enti-
tled "An act to amend the charter of Bryantsville and further amend
an act approved February 14, 1871."
An act to amend chapter 42, title "Ferries," General Statutes.
An act for the benefit of W. O. Newman, of Metcalfe county.
An act relating to the ferry in Livingston county opposite Gol-
conda, in Illinois.
An act to regulate the sale of spirituous, vinous, and malt liquors
in the town of Madisonville, Hopkins county.
An act to establish a graded school in the town of Butler, Pendle-
ton county.
An act for the benefit of the Louisville Water Company.
An act to amend the charter of the city of Louisville.
An act for the benefit of the Institution for the Education of
Feeble-minded Children.
An act for the benefit of Merrill Hardin, of Garrard county.
Mr. Megibben, from the Committee on Claims, who were directed
to prepare and bring in the same, reported a bill, entitled
A bill for the appropriation of money.
On motion of Mr. Megibben,
Ordered, That said bill be printed and made the special order for
to-morrow, at 11 o'clock, A. M.
Mr. Steele moved to suspend the rules to allow him to call up
from the orders of the day the motion to reconsider the vote by
which the House disagreed to a bill, which originated in the Senate,
entitled
An act for the propagation and protection of food fishes in the
waters of the State of Kentucky.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The yeas and nays being required thereon by the rule of the
House, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, John D. Gardner, Robert W. Nelson,
William Berkele, L. E. Green, John B. Otten,
James D. Black, J. Warren Grigsby, Samuel R. Overstreet,
William H. Botts, Robert E. Grinstead, Chas. Patterson,
James H. Bowden, Theodore F. Hallam, John W. Powell,
Orlando C. Bowles, Thomas W. Henton, John Preston,
H. H. Brinkley, Allen C. Hagan, J. N. Price,
James W. Chowning, E. E. Hume, David Pryse,
Those who voted in the negative, were—

Mr. Speaker (Stone), Zach. T. Heady, Bryan S. McClure,
Bell G. Bidwell, Richard P. Hocker, George W. Pickett,
Tobias W. Burton, T. J. Jenkins, O. C. Richardson, sr.,
James M. Cook, W. Jeff. Lee, M. M. Sloss,
W. J. Edrington, William B. Lindsay, Albert A. Stoll—16.
A. J. Fleming.

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

Mr. Bowles moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. David Pryse offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Lee offered an amendment to said bill.

And the question being taken on the adoption of said amendment, it was decided in the negative.

Mr. Bidwell offered an amendment to said bill.

Mr. Stephenson offered an amendment to said bill.

Mr. Kearny 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. Albert A. Stoll and Pickett, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, W. H. Frederick, Robert W. Nelson,
William Berkeley, Joseph A. Gaines, John B. Otten,
Bell G. Bidwell, George H. Gardner, J. V. Owen,
126-H. R.
At 1:25 o'clock, P. M., Mr. Albert A. Stoll moved that this House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

The question was then taken on the adoption of the amendment offered by Mr. Stephenson, and it was decided in the affirmative.

The question was then taken on the adoption of the amendment offered by Mr. Bidwell, and it was decided in the affirmative.

Mr. Steele moved that said bill, as amended, be read a third time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Said bill was read the third time.

Mr. Richard P. Stoll 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 passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:
Resolved, That the title of said bill be as aforesaid.

Mr. Bowles moved to reconsider the vote by which said bill was passed.

Mr. Nelson moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Kearny, from the Committee on Ways and Means, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend chapter 92 of the General Statutes, entitled "Revenue and Taxation."

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

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be placed in the orders of the day.
The House then took up the motion to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled
An act to incorporate the Calloway Agricultural and Mechanical Association.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. John D. Gardner moved to reconsider the vote by which said bill was ordered to its third reading.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. John D. Gardner moved to amend said bill by striking out the ninth, tenth, and eleventh sections thereof.
And the question being taken on the adoption of said amendment, it was decided in the affirmative.
Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Ordered, That Mr. John D. Gardner be appointed a committee to report said bill to the Senate.
Who, after a time, reported that he had performed that duty.
Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:
By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Farmers and Mechanics' Manufacturing Company.
By Mr. Hallam, from the Committee on Banks—
A bill to amend an act, entitled "An act to incorporate the Ohio County Bank."
By Mr. Nelson, from the Committee on County Courts—
A bill for the benefit of the sureties of L. F. Marshall, for the years 1872, 1873, and 1874.
By Mr. David Pryse, from the Committee on Internal Improvement—
A bill to authorize the county court of Grant county to appropriate money to turnpikes, and for other purposes.
By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill to change the county line of Clay and Harlan.
By same—
A bill for the benefit of J. A. Jackson, former sheriff of Webster county.
By Mr. Steele, from the Committee on Internal Improvement—
A bill to exempt the citizens from road tax north of Green river, in Henderson county, and require them to work on said road.
By Mr. Grigsby, from the Committee on Education—
A bill to incorporate the William Gaith Collegiate Institute, Paris.
By Mr. McClure, from the Committee on Propositions and Grievances—
A bill for the benefit of W. T. Graves, of Ballard county.
By Mr. Campion, from the Committee on County Courts—
A bill for the benefit of Joseph H. Davis, sheriff of Ballard county.
By Mr. Bowden, from the Committee on the Judiciary—
A bill to amend article 4, chapter 41, of the General Statutes.
By same—
A bill to prevent cattle from running at large in Logan county.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be engrossed and read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,
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 the House of Representatives, of the following titles, viz:
An act to amend section 2, article 1, chapter 55, General Statutes, applying to Gallatin county.
An act to repeal an act in regard to turnpike roads in Garrard county in which said county owns stock.
An act regulating the manner of voting in Bourbon county on the question of tax for subscription to railroad companies.
An act to regulate the release of liens.
An act to amend an act, entitled "An act to incorporate the State Bank, in Louisville," approved 6th March, 1876.
An act to legalize the acts of R. R. H. Gillock, as clerk of Barren county court.
An act to incorporate the Bank of Adairville, of Logan county.
An act in relation to the police court of Winchester.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to create certain liens on steamboats or other vessels or water crafts.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on the Judiciary.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to fix the time of holding the Montgomery circuit court.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
A message was also received from the Senate, announcing that they had received official information from the Governor that he had approved and signed sundry enrolled bills and joint resolutions, which originated in the Senate, of the following titles, viz:
An act to establish and maintain a graded free school in the town of Harrodsburg.
An act to incorporate the District of Cold Spring, in Campbell county.
An act to incorporate the New Castle, Pleasureville, and Sweet Home Turnpike Road Company, in Henry county.
An act to amend and explain an act, entitled "An act to incorporate the Green and Barren River Navigation Company," approved March 9, 1868.
An act empowering the board of trustees of the town of Catlettsburg, in Boyd county, to sell and convey lot No. 37 in said town.

An act to amend an act, entitled “An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road, in Rockcastle county.”

An act to change the terms of circuit courts in the counties of Boone and Franklin.

An act to repeal an act, entitled “An act to regulate the time of holding the circuit courts in the second judicial district.”

An act to authorize the sale of muzzle-loading guns in State Arsenal.

An act giving the consent of the Legislature of this State to the purchase or condemnation by the United States Government of land within the State for public purposes.

An act to amend section 16, article 13, chapter 38, of the General Statutes.

An act to amend an act, entitled “An act to incorporate the Silver Spar and Mining Company.”

An act to legalize the issue of certain bonds issued by the commissioners of a portion of the Jamestown magisterial district, in Campbell county.

An act to provide for the payment of expenses incurred by the Ohio county court in taking care of a pauper idiot.

An act for the benefit of W. B. Roe’s heirs and others, in Rowan county.

An act for the benefit of the sureties of J. B. Brassfield.

An act providing for the ventilation of the cells in the cell-house of the Penitentiary.

Resolution providing for the removal of the remains of Jacob Lamb, a soldier of the Wars of the Revolution and 1812, to the State Cemetery at Frankfort.

Resolution appropriating $25 to Miss Mary O. Murray.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Coffinam, from the Committee on Corporate Institutions—
An act to incorporate the town of Turner’s Station, Henry county.

By same—
An act to amend the charter of the town of Elizabethtown, in Hardin county.
By Mr. Campion, from the Committee on County Courts—
An act for the benefit of the assessor of Harrison county.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
Mr. Steele, from the Committee on Internal Improvement, to whom was referred a bill from the Senate, entitled An act to provide for the improvement of public roads in Hart county,
Reported the same with an amendment.
Which was adopted.
Ordered, That said bill, as amended, be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The House resumed the further consideration of a bill from the Senate, entitled An act to amend the charter of the Louisville and Nashville Railroad,
The Speaker deciding that the further consideration of said bill was now in order as unfinished business.
From which decision of the Speaker Mr. Grigsby took the following appeal, viz:
The House, at night session, when only local bills were in order under the rule, by unanimous consent took up a Senate bill, and, pending action, the House adjourned. The Speaker having decided that the bill did not fall into the orders of the day as unfinished business, but comes up as unfinished business at the succeeding night session Mr. Grigsby, of Boyle, and Mr. Powell, of Mercer, appeal from the decision of the Chair.
Mr. Frazee moved to lay said appeal on the table.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
The yeas and nays being required thereon by Messrs. Craddock and Lindsay, were as follows, viz:
Those who voted in the affirmative, were—


Those who voted in the negative, were—


Ordered, That said bill be read a third time.

Said bill was then read the third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Lockhart and David Pryse, were as follows, viz:.

Those who voted in the affirmative, were—

Resolved, That the title of said bill be as aforesaid.

Mr. Albert A. Stoll moved to reconsider the vote by which said bill was passed.

Mr. LaRue moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The House took up the motion of Mr. Owen to reconsider the vote by which this House rejected a bill from the Senate, entitled An act for the benefit of D. N. Walden.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Duncan, from the Committee on Claims, to whom was referred a bill from the Senate, entitled An act for the benefit of Alexander Litton, Jeremiah Jones, Jerry Meadows, L. J. Sleety, G. W. Patrick, and Nathaniel Walker, Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Mr. Kearny moved the previous question.

The question was then taken, "Shall the main question be now put?" and it was decided in the affirmative.

Mr. LaRue moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Chowning, from the Committee on Agriculture and Manufactures, to whom was referred a bill from the Senate, entitled
An act to protect sheep from depredations by dogs, and to authorize the county courts to impose taxes on dogs for county purposes,

Reported the same without amendment.

Mr. Green Sterrett moved to amend the fifth section of said bill by adding the counties of Hancock, Simpson, Hardin, and Taylor.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Brinkley moved to amend the sixth section of said bill by adding thereto the counties of Pulaski and Anderson.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. David Pryse moved to amend said bill by striking out the county of Lee.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Hallam, from the Committee on Banks, to whom was referred a bill from the Senate, entitled

An act to incorporate the Louisville Abstract and Loan Association,

Reported the same with a substitute therefor by way of amendment.

Which was twice read and adopted.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Nelson, from the Committee on County Courts, to whom was referred a bill from the Senate, entitled

An act relating to jury trial in quarterly and justices' courts in Henderson and other counties,

Reported the same without amendment.

Mr. Chowning moved to amend said bill by adding to the provisions of the same the counties of Pendleton, Metcalfe, Monroe, Hart
Clinton, Cumberland, Wayne, Crittenden, Livingston, Gallatin, Jessamine, Casey, Russell, and Pike.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Botts moved to amend said bill by adding the counties of Barren, Clay, Jackson, Owsley, Hancock, Grant, and Simpson.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Grigsby moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

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

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

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

Mr. Fleming, from the Committee on Railroads, to whom were referred a bill from the Senate, entitled

An act to amend the charter of the Louisville, Harrod’s Creek, and Westport Railroad Company,

Reported the same without amendment.

Mr. Kearny offered an amendment to said bill.

At 10 o’clock, P. M., Mr. Pickett moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Campion 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. Kearny’s amendment, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. LaRue and Frederick, were as follows, viz:

Those who voted in the affirmative, were—

James H. Bowden, Martin W. LaRue, Samuel Russell,
Pat. Campion, C. C. Lockhart, Thomas H. Shanks,
J. Warren Grigsby, T. J. Megibben, Ralph L. Spalding,
Theodore F. Hallam, William E. Minor, L. J. Stephenson,
Thomas W. Henton, Robert W. Nelson, Albert A. Stoll—17.
John Watts Kearny, George W. Pickett,

Those who voted in the negative, were—

Mr. Speaker (Stone), A. J. Fleming, Thos. J. Montgomery,
William C. Allen, Joshua G. Ford, William A. Moore,
At 10:22 o'clock, P. M., Mr. LaRae moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Frederick moved that said bill be read a third time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Said bill was then read the third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title of said bill be as aforesaid.

Mr. Lindsay moved to reconsider the vote by which said bill was passed.

Mr. Berkele moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The following petition was presented, viz:

By Mr. Spalding—

The petition of sundry citizens of St. Mary's district, in Marion county, asking the passage of a law authorizing Joseph Blair to keep tavern and sell liquors in the town of St. Mary's.

Which was received, the reading dispensed with, and referred to the Committee on Moral and Religious Institutions.

On motion, the memorial herebefore presented by John B. Anderson, &c., was transferred from the Committee on the Judiciary to the Committee on Ways and Means.

And then the House adjourned.
FRIDAY, MARCH 17, 1876.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to legalize certain orders of the Hardin county court.

An act to prohibit the county judge of Hardin county from issuing license to any citizen of Westpoint district, in Hardin county, to sell spirituous, vinous, or malt liquors.


An act concerning the road laws of Daviess county.

An act to amend chapter 76, General Statutes, title "Militia."

An act to amend an act, entitled "An act to protect the interest of the Commonwealth of Kentucky in certain cases," approved February 24, 1873.

The last named bill with an amendment.

Which was concurred in.

A message was also received from the Senate, announcing that they had adopted a joint resolution, which originated in the House of Representatives, entitled

Resolution fixing Monday, the 20th inst., at 9 o'clock, P. M., as the time that this General Assembly shall adjourn sine die.

A message was also received from the Senate, announcing that they had adopted a joint resolution, entitled

Resolution appointing a joint committee to take into consideration the communication and petition of Gen. G. W. Smith.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Megibben, from the Committee on Claims—

An act for the benefit of James Dees, of Laurel county.

By Mr. McClure, from the Committee on Propositions and Grievances—

An act to amend an act, entitled "An act authorizing rewards for killing wolves, red foxes," &c., approved 13th February, 1873.
Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

*Resolved*, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Nelson, from the Committee on County Courts, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to incorporate the Home Building and Savings Association, of Newport.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

*Ordered*, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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 resumed the further consideration of a bill, entitled

A bill to amend article 8, chapter 92, General Statutes.

*Ordered*, That said bill be engrossed and read a third time.

Said bill, having been engrossed, was read a third time as follows, viz.:

*Whereas*, The report of the Auditor of Public Accounts shows that the tax on land and town lots, which have been sold to the Commonwealth by the various sheriffs and tax collectors of this Commonwealth for the non-payment of taxes for the years 1872, 1873, and 1874, amounts to $106,653 73; and whereas, the said report shows that the amount is increasing each year, and that nearly all of the sales made by the sheriffs and tax collectors are bid in by them for the Commonwealth, in consequence of the fact that no individual purchasers can be obtained; and whereas, this is believed to result from the fact that the act approved March 28th, 1872, and incorporated into chapter 92 of the General Statutes, under the head of "Collection of Revenue," authorizing sheriffs to sell lands for taxes, and fixing the time and manner of redemption of such lands, does not specify who shall convey the title in the event that the owner does not redeem the lands sold within the time specified; and whereas, the law requires sheriffs, before they distrain for taxes, to tender the tax-payer a tax receipt, specifying the items upon which taxes are due; and whereas, it is believed that, in a great majority of the sales made by the sheriffs to the Commonwealth, no demand of the tax or tender of the tax receipt, as required by law, has been made; and that a large portion of the lands and lots sold to the Commonwealth would not
be thus sold if sheriffs were forced to comply strictly with the law; and that many individuals would become purchasers of such lands and lots, if they only knew to whom they should look for title, in the event the original owners failed to redeem within the time required by law; therefore,

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That article eight, chapter ninety-two, of the General Statutes, entitled "Collection of Revenue," be, and the same is hereby, so amended that, when lands and lots sold by the sheriff or tax collector for the non-payment of taxes due to the Commonwealth are not redeemed within the time allowed by law for their redemption, the county court of the county where the land or lots is situated, after the expiration of such time, on motion in open court by the purchaser, his representatives, heirs, or assignees, upon twenty days' notice to the original owner, his representatives, heirs, or assignees, when he or they reside in said county, and upon thirty days' notice when he or they reside in an adjoining county, and sixty days elsewhere in the State, shall, when satisfied, upon a full hearing of the cause, that the proceedings have been regular and in due conformity with law, approve and confirm such sale or sales, and order and direct the sheriff or tax collector, or his successor, to make a deed to the purchaser, his representatives, heirs, or assignees, for such land or lots so purchased; which deed shall be recorded in the county clerk's office of said county within the time required by law for recording other deeds; and which shall be a good and sufficient evidence of title in the purchaser to such land so purchased in all the courts of this Commonwealth.

§ 2. Where such original owner, his representatives, heirs, or assignees, is a non-resident of this State, he or they shall be constructively summoned, and an attorney appointed by said court to defend for him or them, as is now required by law in such cases, subject to like conditions and requirements.

§ 3. Where the county court shall decide that such sales were irregular, and not in due conformity with law, and therefore invalid, it shall be the duty of the clerk of said court to return to the Auditor a list of all such cases where the Commonwealth was the purchaser; and when said lists are received by the Auditor, it shall be his duty to relist said property with the sheriff of the county where it is situated, who shall immediately proceed to collect the taxes due upon it.

§ 4. It shall be the duty of the county attorneys of the several counties in this State to see that the provisions of this act be strictly enforced in each and every case where the Commonwealth was the purchaser of such property; and they shall receive therefore a reasonable compensation, to be paid on a certificate of allowance of their respective county courts to the Auditor, who shall draw his warrant on the Treasury for the amount of the same.

§ 5. The clerks of the several county courts shall be allowed the same fees for their services as are allowed for like services in similar cases, which shall be charged as costs.

§ 6. That hereafter all sheriffs and tax collectors, who shall sell lands or lots to the Commonwealth for the non-payment of taxes, shall give to the Commonwealth a certificate of purchase, with the tax receipt which was tendered, as required by section 12, article 8, chapter 92, of the General Statutes, entitled "Collection of Revenue," attached in form, as follows:
Mar. 17.] House of Representatives.

1297

Sheriff's Tax Receipt for 187.

To the Commonwealth of Kentucky,

Dr.

To State tax on valuation $ , at 45 cents ______________________________ ____________ $
To State tax days, at $ ___________________________________________ 
To militia tax ____________________________________________________ 

Received payment.

This is to certify that I, --, sheriff of --- county, Kentucky, in compliance with an act of the General Assembly, approved March 28th, 1872, having duly advertised by posting notices on the court-house door, and in other public places in said county, for fifteen days previous, as required by law, did, after having demanded payment of the amount of the tax as stated in the tax receipt attached to this certificate; and having tendered the said receipt, there being no personal property out of which the tax could be made, did offer for sale publicly, to the highest bidder, in front of the court-house door in said county, on the ---, 187-, between the hours of 9 o'clock, A.M., and 3 o'clock, P.M., having notified the delinquent of the levy made and the day of sale, at the time of tendering the tax receipt, the following described property, to-wit:
Situated and lying in said county, in precinct No.--, and adjoining the lands of ----, valued at $--, for taxes due the Commonwealth of Kentucky for the year 187-, and listed in the name of ----; when the Commonwealth of Kentucky became the purchaser at the sum of $--, being $-- tax, $-- sheriff's commission, and fifty cents, his cost for levy; and no one offering to pay said taxes and cost and take a less quantity of said property, the same was then and there publicly struck off to said Commonwealth of Kentucky, and if not redeemed according to law by said ----, or some one for him, within two years from the day of sale (and in the case of a minor, married woman, or other person laboring under disability, two years after the removal of such disability, and in the case of a person of unsound mind, five years from the day of sale, or two years after notice in writing, by the purchaser, to redeem the same, though such disability shall continue longer), a deed will be made to said purchaser if required. Given under my hand this --- day of ---, 187-.

And the Auditor of Public Accounts shall not allow any credit to any sheriff or tax collector in his settlement for any lands or lot sold to the Commonwealth which he may return, unless the same conforms strictly to the conditions and forms set forth in this section.

§ 7. That when the title to the lands and lots purchased by the Commonwealth is perfected according to the provisions of this act, it shall be the duty of the Governor, or his duly authorized agent, to sell said lands and lots to the highest and best bidder, on a credit of not less than one or more than three years from the day of sale, bearing interest from day of sale. Said sales shall be made on the first day of county or circuit court, after fifteen days' public notice, posted at the court-house door of the county in which said property lies, and at three or more other public places, and in a newspaper, if one be published in the county; the purchasers shall be required to execute bonds, with good and sufficient security, payable to the Commonwealth for the purchase money; which bonds, in default of payment, may be sued on in the Franklin circuit court, or any other court of similar jurisdiction, at the discretion of the Governor.
§ 8. When the whole of the purchase money shall have been paid for the property directed to be sold in the foregoing section of this act, it shall be the duty of the Governor to make deeds to the purchasers for the property purchased by them; in which deeds the property conveyed shall be so described as to enable the purchaser to as nearly as possible identify the property purchased by him, and at the same time fully exhibit the chain of title from the original owners through the State to him for the same. All persons whose land and lots have been heretofore sold for the payment of taxes, and bought in for the use of the State, shall have two years from the date of the passage of this act in which to redeem said property, by the payment of the original amount of taxes, with six per cent. interest thereon per annum from the day of sale, and costs. All persons who so redeem their land and lots shall be released from the payment of the 30 per cent. damage per annum not assessed by law.

§ 9. The Governor shall have power to allow not exceeding eight per cent. to such agents as he may employ or appoint under this act on the original purchase money, when paid into the public Treasury, for their services, to be paid on his order on the Auditor, who shall draw his warrant on the Treasurer for the amount of the sum.

§ 10. That the term "purchaser" used in this act shall apply as well to the Commonwealth as to individuals.

§ 11. That hereafter section 12, article 8, chapter 92, of the General Statutes, entitled "Collection of Revenue," shall apply as well to non-residents as to residents of this State.

§ 12. That this act take effect from the first day of June, 1876.

Mr. Kearny moved to reconsider the vote by which said bill was ordered to its third reading.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The question was then taken on the adoption of the amendment offered by Mr. Cox, and it was decided in the affirmative.

Ordered, That said bill, as amended, be engrossed and read a third time.

Said bill having been engrossed, was read the third time.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

Resolved, That the title of said bill be as aforesaid.

The House took up from the orders of the day a bill, entitled

A bill to amend chapter 92 of the General Statutes, entitled "Revenue and Taxation."

Said bill was ordered to be engrossed and read a third time.

Said bill having been engrossed, was read a third time as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That the Governor and Treasurer are authorized to designate one or more depositories in each Congressional district for the deposit and safekeeping of the public moneys; and the receipt of the proper officer of such depository to a sheriff or collector for the money deposited by him
shall be a sufficient voucher for such sheriff or collector in the settlement of his accounts with the Auditor.

§ 2. Every sheriff or collector shall, at the expiration of each period of two months after he commences his collections, transmit to the Auditor a sworn statement of the collections made by him within the two months; and every sheriff or collector shall complete the collection of all sums assigned to him for collection, and shall pay over the same every two months into the Treasury, under the instructions of the Auditor; and a certificate of such payment, stating the name of the depositor, and the specific account on which the deposit was made, signed by the Treasurer, designated depositary, or proper officer of a deposit bank, shall be transmitted to the Auditor.

§ 3. All public moneys paid into any depository shall be subject to the draft of the Treasurer of the State, drawn agreeably to appropriations made by law.

§ 4. Every sheriff or collector who neglects or refuses to comply with the provisions of section two of this act shall be guilty of a misdemeanor, shall be fined fifty dollars for each offense, and shall forfeit to the State any share or part of the moneys withheld to which he might otherwise be entitled.

§ 5. Every sheriff or collector who shall have moneys of the State in his hands or possession shall pay the same to the Treasurer, or some public depositary of the State, and take his receipt for the same in duplicate, and forward one of them forthwith to the Auditor.

§ 6. All receivers of public moneys are required to keep safely all the public money placed in their possession and custody till the same is ordered by the Treasurer to be transferred or paid out; and when such orders for transfer or payment are received, faithfully and promptly to make the same as directed, and to do and perform all other duties, as fiscal agents of the government, which may be imposed by any law, or by any regulation of the Treasurer made in conformity to law.

§ 7. The Treasurer may transfer the moneys in the hands of any depositary of public moneys to the Treasury of the State; and he may transfer moneys in the hands of one depositary to any other depositary, as the safety of the public moneys, and the convenience of the public service, shall seem to him to require.

§ 8. For the purpose of payments on the public account, the Treasurer is authorized to draw upon any of the depositaries as he may think most conducive to the public interest, and to the convenience of the public creditors. Each depositary so drawn upon shall make returns to the Treasurer of all moneys received and paid by him, at such times and in such forms as shall be directed by the Treasurer.

§ 9. It shall be the duty of the Treasurer to issue and publish regulations to enforce the speedy presentation of all government drafts for payment, at the place where payable, and to prescribe the time, according to the different distances of the depositaries from the Seat of Government, within which all drafts upon them, respectively, shall be presented for payment; and in default of such presentation, to direct any other mode and place of payment which he may deem proper; but, in all these regulations and directions, it shall be his duty to guard, as far as may be, against those drafts being used or thrown into circulation as a paper currency or a medium of exchange.

§ 10. Whenever any original check is lost, stolen, or destroyed, the Treasurer is authorized, after the expiration of six months, and within three years of the date of such check, to issue a duplicate check; and the
Treasurer and designated depositaries of the State are directed to pay such duplicate checks upon notice and proof of the loss of the original checks, under such regulations in regard to their issue and payment, upon the execution of such bonds, with sureties, to indemnify the State, as the Treasurer shall prescribe. This section shall not apply to any check exceeding in amount one thousand dollars.

§ 11. The Treasurer and Governor are authorized to cause examinations to be made of the books, accounts, and money on hand of the several depositaries, and for that purpose to appoint special agents, as occasion may require, with such compensation, not exceeding five dollars per day and traveling expenses, as they may think reasonable, to be fixed and declared at the time of each appointment. The agent elected to make these examinations shall be instructed to examine as well the books, accounts, and returns of the officer, as the money on hand, and the manner of its being kept, to the end that uniformity and accuracy in the accounts, as well as safety to the public moneys, may be secured thereby.

§ 12. No officer of the State shall, either directly or indirectly, sell or dispose of, to any person for a premium, or at a discount, any Treasury note, draft, warrant, or other public security, not his private property; and any officer violating this section shall be guilty of a misdemeanor, and shall be fined not less than one hundred dollars nor more than one thousand dollars, for each offense.

§ 13. The depositaries which may be designated by the Governor and Treasurer to receive payments and give receipts or certificates of deposit for public money shall not be paid any compensation for receiving, safely keeping, and paying out such public money.

§ 14. All banks chartered under the laws of this State, and national banking associations, designated for that purpose by the Governor and Treasurer, shall be depositories of public money, under such regulations as may be prescribed by the Treasurer; and they shall perform all such reasonable duties, as depositories of public money, as may be required of them. The Treasurer and Governor shall require the associations and banks thus designated to give satisfactory security for the safe-keeping and prompt payment of the public money deposited with them, and for the faithful performance of their duties.

§ 15. Every sheriff or collector who, having moneys of the State in his hands or possession, fails to make deposit of the same with the Treasurer, or some public depository of the State, according to the provisions of this act, or when required so to do by the Auditor, shall be deemed guilty of a misdemeanor, and shall be fined not less than one hundred dollars nor more than one thousand dollars.

§ 16. Every banker, broker, or other person, not an authorized depository of public moneys, who knowingly receives from any sheriff or collector any public money by way of loan or accommodation, with or without interest, otherwise than in payment of a debt against the State, or who uses, transfers, converts, appropriates, or applies any portion of the public money for any purpose not prescribed by law; and every president, cashier, teller, director, or other officer of any bank or banking association, who violates any of the provisions of this section, is guilty of a misdemeanor, and shall be fined not less than one hundred dollars nor more than one thousand dollars.

§ 17. This act shall take effect from and after its passage.

The question was then taken on the passage of said bill, and it was decided in the negative.

And so said bill was rejected.
Mr. Bowles, from the Committee on Codes of Practice, to whom had been referred a bill from the Senate, entitled
An act concerning the Codes of Practice,
Reported the same with amendments.
And the question being taken on the adoption of the first amendment, it was decided in the affirmative.
Mr. Little moved to commit said bill to the Committee on the Judiciary, with instructions to report at pleasure.
The hour of 11 o'clock, A. M., having arrived, the hour for the special order of the day, being the time set for the consideration of a bill, entitled
"A bill for the appropriation of money,
Mr. Grigsby moved to postpone the special order until 11½ o'clock, A. M., that the House may proceed with the further consideration of said bill.
And the question being taken on the adoption of said motion, it was decided in the affirmative.
Mr. Pickett 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 motion to commit to the Committee on the Judiciary, and it was decided in the negative.
The yea and nays being required thereon by Messrs. Little and Hallam, were as follows, viz:

Those who voted in the affirmative, were—

William C. Allen, James Farmer, T. J. Megibbon,
James D. Black, John M. Fish, William A. Moore,
James B. Blue, L. J. Frazee, jr., John B. Otten,
Orlando C. Bowles, W. H. Frederick, Jere. Poor,
James W. Chowning, E. E. Hume, A. H. Smith,
G. W. Craddock, Daniel Lary, Ralph L. Spalding,
S. P. Douthitt, Wm. B. Lindsay, Green Sterrett,
John Ellis, Lucien S. Luttrell,

Those who voted in the negative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Chas. Patterson,
William Berkele, Robert E. Grinstead, George W. Pickett,
Bell G. Bidwell, Theodore F. Hallam, John W. Powell,
William H. Botts, Zach. T. Heady, John Preston,
H. H. Brinkley, Thomas W. Henton, J. N. Price,
Tobias W. Burton, Richard P. Hocker, David Pryse,

The hour of 11½ o’clock, A. M., having arrived, Mr. Grigsby moved to postpone the special order of the day, and that the House proceed with the further consideration of said bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Little and Nelson, 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 second amendment, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. Hallam and Nelson, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—


Mr. Bowles offered an amendment to the sixth section of said bill. Mr. Bowles moved a division on the consideration of said amendment.

The question was then taken on that portion of said amendment as to master commissioners, and it was decided in the affirmative.

The question was then taken on the second portion of said amendment, relating to furnishing the officers of this House with copy of Code, and it was decided in the negative.

Mr. Nelson offered an amendment to the sixth section of said bill. 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. Nelson and Hallam, were as follows, viz:

Mr. Bowles offered an amendment to the sixth section of said bill. Mr. Bowles moved a division on the consideration of said amendment.

The question was then taken on that portion of said amendment as to master commissioners, and it was decided in the affirmative.

The question was then taken on the second portion of said amendment, relating to furnishing the officers of this House with copy of Code, and it was decided in the negative.

Mr. Nelson offered an amendment to the sixth section of said bill. 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. Nelson and Hallam, were as follows, viz:
Those who voted in the affirmative, were—

Bell G. Bidwell,  
James D. Black,  
James B. Blue,  
James M. Cook,  
P. G. Cox,  
S. P. Douthitt,  
Thomas J. Drury,  
P. H. Duncan,  
W. J. Edrington,  
John Ellis,  
A. J. Fleming,  
W. H. Frederick,  

Joseph A. Gaines,  
George H. Gardner,  
John D. Gardner,  
L. E. Green,  
J. Warren Grigsby,  
Robert E. Grinstead,  
Theodore F. Hallam,  
Thomas W. Henton,  
Richard P. Hocker,  
Thomas Johnson,  
Bryan S. McClure,  

Thos. J. Montgomery,  
Robert W. Nelson,  
Samuel R. Overstreet,  
George W. Pickett,  
John W. Powell,  
David Pryse,  

Those who voted in the negative, were—

Mr. Speaker (Stone),  
William C. Allen,  
William H. Botts,  
James H. Bowden,  
Orlando C. Bowles,  
H. H. Brinkley,  
Tobias W. Burton,  
Pat. Campion,  
James W. Chowning,  
G. W. Craddock,  
K. R. Culbertson,  
J. H. Emerson,  
Rufus Emmons,  
James Farmer,  
John M. Fish,  
Joshua G. Ford,  

L. J. Frazee, jr.,  
Zach. T. Heady,  
Allen C. Hagan,  
E. E. Hume,  
T. J. Jenkins,  
Wood M. Jones,  
John Watts Kearny,  
Martin W. LaRue,  
Daniel Lary,  
William B. Lindsay,  
Robert E. Little,  
G. C. Lockhart,  
Lucien S. Luttrell,  
T. J. Megibben,  
William E. Minor,  
William A. Moore,  

John B. Otten,  
J. V. Owen,  
Chas. Patterson,  
Jere. Poor,  
John Preston,  

Mr. Botts moved to reconsider the vote by which the first amendment to said bill was adopted.

Mr. Jenkins moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

The Speaker ruled the motion of Mr. Botts to reconsider out of order.

Mr. LaRue moved to reconsider the vote ordering the previous question.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. LaRue and Nelson, were as follows, viz:
Those who voted in the affirmative, were—

William Berkele,
Bell G. Bidwell,
James D. Black,
William H. Botts,
H. H. Brinkley,
Tobias W. Burton,
James M. Cook,
F. G. Cox,
S. P. Douthitt,
Thomas J. Drury,
P. H. Duncan,
W. J. Edrington,
John Ellis,
J. H. Emerson,
Rufus Emmons,
John M. Fish,
A. J. Fleming,
W. H. Frederick,
George H. Gardner,
L. E. Green,
Robert E. Grinstead,
Zack. T. Heady,
Allen C. Hagan,
E. E. Hume,
Wood M. Jones,
Martin W. LaRue,
Daniel Lary,
William B. Lindsay,
Robert E. Little,
Bryan S. McClure,
T. J. Megibben,
Thos. J. Montgomery,
Samuel R. Overstreet,
J. V. Owen,
Chas. Patterson,
O. C. Richardson, sr.,
C. W. Robbins,
M. M. Sloss,
A. H. Smith,
Green Sterrett,
Robert Sterrett,
E. B. Treadway—42.

Those who voted in the negative, were—

Mr. Speaker (Stone),
James H. Bowden,
Orlando C. Bowles,
G. W. Craddock,
K. R. Culbertson,
Joshua G. Ford,
Joseph A. Gaines,
John D. Gardner,
J. Warren Grigsby,
Theodore F. Hallam,
Thomas W. Henton,
Richard P. Hocker,
T. J. Jenkins,
Thomas Johnson,
John Watts Kearny,
G. C. Lockhart,
Lucien S. Luttrell,
William A. Moore,
Robert W. Nelson,
John Preston,
J. N. Price,
David Pryse,
Thomas H. Shanks,
Ralph L. Spalding,
John A. Steele—25.

Mr. Botts offered an amendment to said bill.

Mr. Jenkins moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

The Speaker ruled the amendment out of order.

Mr. Sloss moved to lay said bill on the table.

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. Henton and Russell, were as follows, viz:

Those who voted in the affirmative, were—

William H. Botts,
Tobias W. Burton,
James M. Cook,
F. G. Cox,
W. J. Edrington,
John Ellis,
L. J. Frazees, jr.,
W. H. Frederick,
George H. Gardner,
John D. Gardner,
L. E. Green,
Allen C. Hagan,
Wood M. Jones,
Martin W. LaRue,
W. Jeff. Lee,
Robert E. Little,
Lucien S. Luttrell,
Bryan S. McClure,
Thos. J. Montgomery,
Robert W. Nelson,
Samuel R. Overstreet,
George W. Pickett,
C. W. Robbins,
M. M. Sloss,
A. H. Smith,
Green Sterrett,
Robert Sterrett,
W. J. Taylor,
G. W. Winns—29.
Those who voted in the negative, were—

Mr. Speaker (Stone),
William Berkele,
James D. Black,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Pat. Campion,
James W. Chowning,
K. R. Culbertson,
S. P. Douthitt,
Thomas J. Drury,
J. H. Emerson,
Rufus Emmons,
John M. Fish,
Joseph A. Gaines,
J. Warren Grigsby,
Theodore F. Hallam,
Thomas W. Henton,
Richard P. Hocker,
T. J. Jenkins,
John Watts Kearny,
Daniel Lary,
William B. Lindsay,
G. C. Lockhart,
T. J. Megibben,
William A. Moore,
John B. Otten,
Jere. Poor,
John Preston,
J. N. Price,
David Pryce,
O. C. Richardson, sr.,
Samuel Russell,
Ralph L. Spalding,
John A. Steele,
L. J. Stephenson,
Albert A. Stoll,
Richard P. Stoll—38.

The question was then taken on ordering said bill to its third reading, and it was decided in the affirmative.

Mr. Nelson 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 passage of said bill, and it was decided in the negative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),
William Berkele,
Bell G. Bidwell,
James D. Black,
James H. Bowden,
Orlando C. Bowles,
H. H. Brinkley,
Pat. Campion,
James W. Chowning,
K. R. Culbertson,
S. P. Douthitt,
Thomas J. Drury,
John Ellis,
J. H. Emerson,
Rufus Emmons,
John M. Fish,
Joshua G. Ford,
L. J. Frazee, jr.,
W. H. Frederick,
Joseph A. Gaines,
J. Warren Grigsby,
Robert E. Grinstead,
Thomas W. Henton,
Allen C. Hagan,
Richard P. Hocker,
T. J. Jenkins,
Thomas Johnson,
John Watts Kearny,
Daniel Lary,
William B. Lindsay,
G. C. Lockhart,
T. J. Megibben,
William E. Minor,
William A. Moore,
John B. Otten,
J. V. Owen,
Chas. Patterson,
Jere. Poor,
John Preston,
J. N. Price,
David Pryce,
Samuel Russell,
Thomas H. Shanks,
Ralph L. Spalding,
John A. Steele,
L. J. Stephenson,
Albert A. Stoll,
Richard P. Stoll,
E. B. Treadway—49.

Those who voted in the negative, were—

William H. Botts,
Tobias W. Burton,
James M. Cook,
F. G. Cox,
Zach. T. Heady,
Wood M. Jones,
Martin W. LaRue,
W. Jeff. Lee,
George W. Pickett,
O. C. Richardson, sr.,
C. W. Robbins,
M. M. Sloss,
Mr. LaRue moved to reconsider the vote by which said bill was rejected.

Mr. Bowles moved to lay said motion on the table.

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. Henton and LaRue, were as follows, viz:

Those who voted in the affirmative, were—

- William H. Botts
- Robert E. Grinstead
- Martin W. LaRue
- Robert E. Little
- Lucien S. Luttrell
- Bryan S. McClure
- Robert W. Nelson
- Samuel R. Overstreet
- George W. Pickett
- M. M. Sloss
- A. H. Smith
- Green Sterrett
- Robert Sterrett
- G. W. Winn—27.

Those who voted in the negative, were—

- Joseph A. Gaines
- J. Warren Grigsby
- Theodore F. Hallam
- Zach. T. Heady
- Thomas J. Henry
- Thomas W. Henton
- Allen C. Hagan
- Richard P. Hocker
- T. J. Jenkins
- Thomas Johnson
- Wood M. Jones
- John Watts Kearny
- Daniel Lary
- W. Jeff. Lee
- William B. Lindsay
- G. C. Lockhart
- William E. Minor
- Thos. J. Montgomery
- William A. Moore
- John B. Otten
- J. V. Owen
- Chas. Patterson
- Jere. Poor
- John Preston
- J. N. Price
- David Pryse
- O. C. Richardson, sr.
- C. W. Robbins
- Thomas H. Shanks
- Ralph L. Spalding
- John A. Steele
- L. J. Stephenson
- Albert A. Stoll
- Richard P. Stoll
- E. B. Treadway—54.

The question was then taken on the motion to reconsider the vote rejecting the bill, and it was decided in the affirmative.

Mr. Kearny 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 passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, William E. Minor,  
William C. Allen, W. H. Frederick, Thos. J. Montgomery,  
William Berkele, Joseph A. Gaines, William A. Moore,  
Bell G. Bidwell, J. Warren Grigsby, John B. Otten,  
James D. Black, Robert E. Grinstead, J. V. Owen,  
James H. Bowden, Theodore F. Hallam, Chas. Patterson,  
Orlando C. Bowles, Thomas J. Henry, Jere. Poor,  
H. H. Brinkley, Thomas W. Henton, John Preston,  
Pat. Campion, Allen C. Hagan, J. N. Price,  
James W. Chowning, Richard P. Hocker, David Pryse,  
K. R. Culbertson, E. E. Hume, Samuel Russell,  
S. P. Douthitt, T. J. Jenkins, Thomas H. Shanks,  
Thomas J. Drury, Thomas Johnson, Ralph L. Spalding,  
P. H. Duncan, Wood M. Jones, John A. Steele,  
John Ellis, John Watts Kearny, L. J. Stephenson,  
J. H. Emerson, Daniel Lary, Albert A. Stoll,  
Rufus Emmons, William E. Lindsay, Richard P. Stoll,  
John M. Fish, T. J. Megibben,

Those who voted in the negative, were—

William H. Botts, L. E. Green, C. W. Robbins,  
Tobias W. Burton, Martin W. LaRue, M. M. Sloss,  
James M. Cook, W. Jeff. Lee, A. H. Smith,  
F. G. Cox, Robert E. Little, Green Sterrett,  
W. J. Edrington, Bryan S. McClure, Robert Sterrett,  
L. J. Frazee, jr., Robert W. Nelson, W. J. Taylor,  
George H. Gardner, O. C. Richardson, sr., G. W. Winns—22.  
John D. Gardner,  

Resolved, That the title of said bill be as aforesaid.

Mr. Grigsby moved to reconsider the vote by which said bill was passed.

Mr. Hallam moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of E. F. Adkins, of Whitley county;
An act to authorize the Boyd county court to purchase the Ashland and Catlettsburg Turnpike;
An act to incorporate the Tollsboro Cemetery Company, of Lewis county;

An act to amend an act, entitled "An act to incorporate the Dreaming Creek Turnpike Road Company, in Madison county," approved March 15, 1871;

An act to amend an act, entitled "An act for the benefit of the Lebanon and Bradfordsville Turnpike Road Company," approved January 22d, 1876;

An act to incorporate the Centennial Church of Colored Missionary Baptists, at Louisville;

An act authorizing the clerk of the Boyd circuit court to appoint a deputy who may hold his office in Ashland;

An act to re-enact an act, entitled "An act to incorporate the North Middletown and Thatcher's Mill Turnpike Road Company," approved March 11, 1869;

An act to incorporate Monroe Lodge, No. 103, I. O. O. F., at Milton;

An act to amend an act, entitled "An act to increase the jurisdiction of quarterly courts in Hickman and other counties," approved February 17, 1874;

An act to incorporate the Dexter and Lowell Turnpike Road Company, in Mason county;

An act for the benefit of J. N. Shepperd, clerk of the Wayne circuit court;

An act to amend the act, entitled "An act to incorporate the Catholic Cemetery, of Lexington;"

An act to repeal an act, entitled "An act to establish and incorporate the town of Stroud City, in Muhlenburg county," approved 19th March, 1873;

An act to attach the farms and possession of Jesse H. and Robert Beck, of Metcalfe county, to Cumberland county;

An act to amend an act, entitled "An act to incorporate the State Bank, in Louisville," approved 6th March, 1876;

An act to authorize the city council of Frankfort to build a free bridge across the Kentucky river;

An act to incorporate Fleming Lodge, No. 3, I. O. O. F., Fleming county;

An act supplementary to the act to adopt the General Statutes;

An act for the benefit of the constable of the third district of Louisville;
An act for the benefit of William Thierman;
An act for the benefit of James Logan, of Union county;
An act to amend the charter of the town of Prestonville;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to amend chapter 77, title “Mills,” of the General Statutes;
An act concerning the Kentucky High School;
An act in aid of colored common schools in Hart county;
An act for the benefit of licensed owners of stud-horses, jacks, and bulls in Madison and Garrard counties;
An act to amend section 52, article 2, chapter 39, General Statutes;
An act to regulate the holding of the chancery, criminal, and circuit courts at Alexandria, in Campbell county, in the twelfth judicial district;
An act to authorize the city of Newport, Campbell county, to encourage manufactures;
An act to legalize certain proceedings and orders of the Caldwell county court;
An act to authorize the Carlisle and Jackstown Turnpike Road Company, Upper Route, in Nicholas county, to dispose of its franchises, road-bed, and right of way;
An act to amend an act, entitled “An act to amend an act approved February 18, 1860, to empower the county court of Bath county to make subscription to the capital stock of turnpike road companies,” approved February 5th, 1868;
An act to amend an act to amend an act, entitled “An act to incorporate the Kentucky Association for the Improvement of the Breed of Horses;”
An act to amend chapter 92 of the General Statutes, title “Revenue and Taxation;”
An act to make taxation equal and uniform in counties where an ad valorem tax is levied by the county court;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
A message was received from the Governor by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had
approved and signed sundry enrolled bills, which originated in the
House of Representatives, of the following titles, viz:

An act to amend an act, entitled "An act for the benefit of turn-
pike roads in Scott county," approved March 21, 1872.

An act conferring certain powers on the board of trustees of the
town of Hazelgreen, Wolfe county.

An act to incorporate Hawesville Lodge, No. 91, Independent
Order of Odd Fellows.

An act to provide for the levy and collection of a tax upon dogs,
and to protect the rights of the owners thereof in certain counties.

An act to incorporate the town of Spottsville, in Henderson
county.

An act for the benefit of John Roberts, of Henry county.

An act to change the time of holding court of Pulaski county, in
the eighth judicial district.

An act for the benefit of J. W. Crane and others, of Fleming
county.

An act to further amend the several acts in relation to the town of
Carlisle, in Nicholas county.

An act in aid of common schools of Grayson county.

An act to incorporate the Turnersville and Vandiver's Turnpike
Road Company, in Lincoln county.

An act to incorporate the Springfield and Bradfordsville Turnpike
Road Company.

An act for the benefit of John C. Evans, late deputy sheriff and tax
collector of Hickman county.

An act to incorporate the Literary and Benevolent Society of St.
Mary of the Angels.

A message was received from the Senate, asking to withdraw from
the House a joint resolution, which originated in the Senate, enti-
tled

Resolution appointing a joint committee to take into considera-
tion the communication and petition of Gen. G. W. Smith.

Which was granted.

A message was also received from the Senate, announcing that they
had passed bills of the following titles, viz:

An act to amend chapter 160, Acts of 1873 and 1874.

An act giving the sheriff of Franklin county the longer time of
two months to pay into the Treasury the revenue tax of said county.
An act to amend an act, entitled "An act to establish a criminal court in the 16th judicial district," approved March 13, 1876.
Which bills were severally read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,
Ordered, That said bills be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act for the benefit of Wm. Evragie, of Perry county.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be referred to the Committee on Propositions and Grievances.
A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act requiring the county court of Jefferson to appoint a measurer of wood, stave-timber, lumber, hoop-poles, and staves.
An act for the benefit of litigants and attorneys of the Owsley circuit court.
An act for the benefit of J. M. Rose, of Metcalfe county.
An act to authorize the board of trustees of Somerset to compel able-bodied males arrested on capias pro fine to pay such fine by work.
An act to incorporate the Bagdad Cemetery Company.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to amend section 2 of article 1, chapter 28, title "Court of Appeals," of the General Statutes.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to authorize the county court of Marshall county to issue bonds to build or enlarge the court-house.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on County Courts.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Nelson, from the Committee on County Courts—
A bill relating to the recording of deeds and other recordable instruments in Campbell county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Mount Carmel Roman Catholic Cemetery, of Paducah.

Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Jones, from the Committee on Moral and Religious Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

130-H. R.
A bill to regulate the sale of liquors in the town of Lebanon.
Said bill was read the first time.
Mr. Jones moved to lay said bill on the table.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
And so said bill was rejected.
The House took up the special order of the day, a bill, entitled
A bill for the appropriation of money.
Mr. Henton moved that the House resolve itself into Committee of
the Whole for the consideration of said bill.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then resolved itself into Committee of the Whole, the
Speaker vacating the chair, and designating Mr. Henton as chairman
of said committee. Mr. Henton then occupied the chair.
After a time, the chairman of the Committee of the Whole vacated
the Chair, and the same was occupied by the Speaker.
Mr. Henton, chairman of said committee, reported that the Com­
mittee of the Whole had arose and reported progress, and moved
that the Committee of the Whole be permitted to sit again on to­
morrow at 10:25 o'clock, A. M., for the further consideration of said
bill.
And the question being taken on the adoption of said motion, it
was decided in the affirmative.
The House then took a recess until this evening, at 3 o'clock, P. M.
A message was receiYed from the Senate, announcing that they
had passed bills, which originated in the House of Representatives,
of the following titles, viz:
An act exempting the citizens of Bryantsville, in Garrard county,
from working on any road outside of said town.
An act to amend and reduce into one the several acts organizing
and regulating the lunatic asylums of this State.
An act to amend the charter of the Bank of Woodford, approved
March 3d, 1869.
An act for the benefit of W. T. Graves, of Ballard county.
An act for the benefit of W. F. Fluty, committee for Walker Dur­
bin, a pauper idiot.
An act to incorporate the Hopkins County Land and Mining Com­
An act to repeal a part of an act to incorporate the Danville Gas-light Company, approved February 7, 1874.

An act to repeal an act, entitled "An act to change the time of holding the Union circuit court," approved March 1, 1876.

An act to authorize the county court of Grant county to appropriate money to turnpikes, and for other purposes.

An act in aid of common schools of Livingston county.

An act for the benefit of H. D. Polen, late sheriff of Elliott county, and his sureties.

An act to incorporate the Lewisburg High School.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to amend an act, entitled "An act to incorporate the Owingsville and Mt. Sterling Turnpike Road Company."

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:

1. An act to incorporate the New Columbus High School.

2. An act to provide for the deduction of time from the terms of sentence of prisoners confined in the Penitentiary.

Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Corporate Institutions, and the 2d to the Committee on Propositions and Grievances.

Bills were reported by the several committees who were directed to prepare and bring in the same, of the following titles, viz:

By Mr. Hocker, from the Committee on Corporate Institutions—

A bill to incorporate the Pioneer Building Association, No. 1, Newport.
By Mr. Nelson, from the Committee on County Courts—
A bill to incorporate the Centennial Savings Association, of Dayton, Campbell county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Licking Valley Association, No. 1, of Newport.

By Mr. Hallam, from the Committee on Banks—
A bill to incorporate the Grangers' Bank of Shelbyville.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Elisha Bullock, committee for Emanuel Ferrell, pauper idiot.

By Mr. Black, from the Committee on General Statutes—
A bill for the benefit of J. N. Walker, clerk of the Johnson circuit court.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Covington Hotel Company.

By Mr. Richard P. Stoll, from the same committee—
A bill to amend the charter of the town of Nicholasville.

By Mr. Patterson, from the Committee on Propositions and Grievances—
A bill for the benefit of the jailer of Lincoln county.

By Mr. Megibben, from the Committee on Claims—
A bill for the benefit of Thomas North, a pauper idiot of Boyle county.

By Mr. Bidwell, from the Committee on Banks—
A bill for the benefit of the Paducah Savings Bank.

By Mr. Lockhart, from the Committee on the Judiciary—
A bill to regulate the times of holding the criminal court of Henry county.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the United German Mutual Aid Association of Kentucky.

By same—
A bill to incorporate the Edgar Institute, Paris.

By Mr. Nelson, from the Committee on County Courts—
A bill for the benefit of J. N. Davis, of Lincoln county.

By Mr. Minor, from the Committee on Internal Improvement—
A bill to amend an act, entitled “An act to incorporate the Kentucky Mutual Benefit Association of Physicians,” approved March 21, 1871.
By Mr. Bidwell, from the Committee on Banks—
A bill to amend the charter of the Louisville Banking Company, of the city of Louisville, approved January 24th, 1867.

By Mr. LaRue, from the Committee on Corporate Institutions—
A bill to incorporate the Louisville Association for the Improvement of Live Stock.

By same—
A bill to incorporate Kashen Shil Basil Lodge, No. 113, of Louisville.

By Mr. Campion, from the Committee on Corporate Institutions—
A bill to incorporate Kashen Shil Basil Lodge, No. 113, of Louisville.

By Mr. Campion, from the Committee on County Courts—
A bill for the benefit of the coroner of Jefferson county.

Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with, and the same being engrossed,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Leave of absence, indefinitely, was granted Messrs. Coffman and Shaver.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to amend the charter of the city of Cynthiana.

By Mr. Botts, from the Committee on Circuit Courts—
An act to regulate the jurisdiction and trial of criminal and penal cases in Warren county.

By Mr. Megibben, from the Committee on Claims—
An act for the benefit of Joseph D. Smith, committee of Rhoda Ray, an idiot of Laurel county.

By Mr. Campion, from the Committee on County Courts—
An act to authorize the county court of Marshall county to issue bonds to rebuild or enlarge the court-house.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,
Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act for the benefit of Theodosisia Wells, a pauper idiot of Logan county,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. Warren Grigsby, William A. Moore,
William C. Allen, Robert E. Grinstead, Robert W. Nelson,
William Berkele, Theodore F. Hallam, John B. Otten,
James D. Black, Zach. T. Heady, Samuel R. Overstreet,
William H. Botts, Thomas W. Henton, John Preston,
James H. Bowden, Allen C. Hagan, David Pryse,
Orlando C. Bowles, Richard P. Hocker, Samuel Russell,
Tobias W. Burton, E. E. Hume, Thomas H. Shanks,
Pat. Campion, T. J. Jenkins, M. M. Sloss,
James W. Chowning, Thomas Johnson, A. H. Smith,
James M. Cook, Thomas Johnson, George R. Snyder,
F. G. Cox, John Wats Kearny, Ralph L. Spalding,
K. R. Culbertson, Martin W. LARue, John A. Steele,
S. P. Douthitt, Daniel Lary, Green Sterrett,
Thomas J. Drury, William B. Lindsay, Robert Sterrett,
P. H. Duncan, Robert E. Little, Richard P. Stoll,
John Ellis, G. C. Lockhart, W. J. Taylor,
John M. Fish, Lucien S. Luttrel, E. B. Treadway,
George H. Gardner, T. J. Megibben, G. W. Wimms—39,
John D. Gardner, William E. Minor,

Those who voted in the negative, were—

Rufus Emmons,

Resolved, That the title of said bill be as aforesaid.

A message was received from the Senate, announcing that they had passed a bill, entitled
An act to incorporate the Williamstown Masonic Hall Company.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read the third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Home Building and Savings Association, of Newport.

An act for the benefit of Joseph H. Davis, sheriff of Ballard county.

An act for the benefit of the sureties of L. F. Marshall, for the years 1872, 1873, and 1874.

An act to fix the compensation of the militia when in actual service.

An act incorporating the town of Jeffersonville, in Montgomery county.

An act to increase the jurisdiction of the quarterly court of Muhlenburg county.

An act to authorize the county court of Elliott county to levy an ad valorem tax for bridge and road purposes.

An act for the benefit of Calloway county.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act to increase the jurisdiction of the police court in the town of Eminence, in Henry county.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.
Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Kearny, from the Committee on Ways and Means—
An act to amend an act establishing a board of commissioners of taxes and assessment for the city of Louisville, approved February 17, 1866.

By Mr. LaRue, from the Committee on Corporate Institutions—
An act to incorporate the Louisville Rugby School of the city of Louisville.

By same—
An act incorporating the Supreme Lodge of the Knights of Honor.

By Mr. Duncan, from the Committee on Claims—
An act to provide for the payment of expenses incurred in the investigation of charges preferred against Gen. George B. Hodge.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act for the benefit of Hezekiah McKeehan, committee of Isaac McKeehan, a pauper idiot of Whitley county,
Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—
Resolved, That the title of said bill be as aforesaid.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled
An act for the benefit of Ambrose W. Dudley,
Reported the same with an amendment.
Which was adopted.
Said bill, as amended, was then read the third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
The question was then taken on the passage of said bill, and it was decided in the negative.
And so said bill was rejected.
Mr. Hallam moved to reconsider the vote by which said bill was rejected.
A message was received from the Senate, announcing that they had concurred in the second amendment, and had concurred in the first amendment (with an amendment to said first amendment) to a bill, which originated in the Senate, entitled
An act concerning the Codes of Practice.
Mr. Grigsby moved to amend the Senate amendment by striking out "the lowest and best bidder," and inserting in lieu thereof "fifty cents."
Mr. Grigsby 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. Grigsby's amendment, and it was decided in the affirmative.

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The Senate amendment, as amended by the House, was twice read and adopted.

Mr. Little, from the Committee on General Statutes, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend article 3 of chapter 14 of the General Statutes.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with, and the same being engrossed,

Mr. Kearny moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

Mr. LaRue, from the Committee on Corporate Institutions, who were directed to prepare and bring in the same, reported a bill, entitled

A bill incorporating Phoenix Lodge, No. 196, I. O. O. F., of Louisville.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Mr. Duncan, from the Committee on Claims, who were directed to prepare and bring in the same, reported a resolution, entitled Resolution for the benefit of Mrs. Russell Kavanaugh.

Which was read the first time as follows, viz:

Whereas, The late Geo. W. Kavanaugh died shortly after his re-election as judge of the seventeenth judicial district, leaving a large family without the necessary means of support, and it is laudable for his native
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State to give, in some way, a recognition to his life-long services in many positions of honor and trust, and the relief of his family is the most appropriate manner of accomplishing this object:

1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Auditor of State be and he is hereby, directed to draw his warrant upon the Treasurer in favor of Mrs. Russell Kavanaugh, for the sum of three thousand dollars, the amount of one year's salary of a circuit judge of this Commonwealth.

2. This resolution shall take effect from and after its passage.

Mr. Hallam moved to lay said resolution on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

And so said resolution was rejected.

Mr. McClure, from the Committee on Propositions and Grievances, who were directed to prepare and bring in the same, reported a bill, entitled

A bill for the benefit of Frank Marth, of the city of Louisville. Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

Said bill was then read the third time.

Messrs. Hallam and Snyder required the yeas and nays on the passage of the bill.

At 10:48 o'clock, P. M., Mr. Steele moved that the House do now adjourn.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Hume and Hagan, were as follows, viz:

Those who voted in the affirmative, were—

William H. Botts, Theodore F. Hallam, Chas. Patterson,
H. H. Brinkley, Zach. T. Heady, George W. Pickett,
Tobias W. Burton, Richard P. Hocker, M. M. Sloss,
James W. Chowning, E. E. Hume, A. H. Smith,
James M. Cook, Robert E. Little, George R. Snyder,
K. R. Culbertson, G. C. Lockhart, Ralph L. Spalding,
Thomas J. Drury, T. J. Megibben, John A. Steele,
P. H. Duncan, Thos. J. Montgomery, Green Sterrett,
J. H. Emerson, William A. Moore, Robert Sterrett,
Rufus Emmons, John B. Otten, W. J. Taylor,

J. Warren Grigsby,
Those who voted in the negative, were—

Mr. Speaker (Stone), George H. Gardner, John Preston,
William Berkele, Robert E. Grinstead, David Pryse,
Bell G. Bidwell, Allen C. Hagan, C. W. Robbins,
Orlando C. Bowles, John Watts Kearny, Samuel Russell,
S. P. Douthitt, Wm. Kitchen, Thomas H. Shanks,
W. J. Edlington, Bryan S. McClure, Richard P. Stoll,

And then the House adjourned.

SATURDAY, MARCH 18, 1876.

Mr. Bowden read and laid on the table the following joint resolution, viz:

1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the compensation paid the Clerks and Assistant Clerks of the Senate and House of Representatives shall be $10 per day each; the compensation paid the Sergeant-at-Arms of the Senate and House of Representatives shall be $3 per day; the compensation paid the Door-keeper of the Senate and House of Representatives shall be $3 per day.

2. That hereafter there shall not be employed more than three pages for the House of Representatives and two for the Senate, whose compensation shall be $1.50.

3. That the offices of tipstaff and janitor of Court of Appeals are hereby repealed; and the duties now performed by incumbents of such offices shall be performed by the Sergeant of the State.

4. This resolution shall take effect and be in force from and after the first Monday of April, 1876.

Mr. Jenkins read and laid on the table the following joint resolution, viz:

1. Be it resolved by the General Assembly of the Commonwealth of Kentucky, That the Governor be requested to appoint three commissioners to investigate and report on these questions:

1. What additional public works, if any, would promote the general welfare?

2. Can convict labor be profitably employed by the State on public works with justice to the convict?

3. What is the best plan of operating convicts on public works?

4. And to suggest any other matter pertinent to the general inquiry.

2. One commissioner shall be taken from the western, one from the eastern, and one from the central part of the State. The commissioners
shall make a written report to the Governor on or before October 1, 1877, which he shall lay before the General Assembly at its ensuing session.

Mr. Kearny offered the following resolution, viz:

Resolved, That the Public Printer be, and is hereby, directed to forward to each member of the House of Representatives, and the officers thereof, such documents as may not have been printed at the time of the present adjournment of the Legislature, together with a synopsis of the general and the titles of the private acts passed at this session, on which the postage is to be paid; fifty copies of said synopsis of the acts to be forwarded to each member of this House, and the officers thereof.

Which was adopted.

Mr. Cox offered the following resolution, viz:

Resolved, That the Representative from Barren county, and the Representative from the 3rd district of the city of Louisville, and the Representative from the county of Boyle, be, and they are, appointed a committee to report immediately upon the propriety of making an appropriation for the building of additional cells in the Penitentiary.

Bills which originated in the Senate were reported by the several committees, to whom the same had been referred, of the following titles, viz:

By Mr. Nelson, from the Committee on County Courts—
An act to change the time of holding the quarterly courts for the county of Madison.

By Mr. Little, from the Committee on General Statutes—
An act to amend article 16, chapter 92, General Statutes.
Said bills were severally ordered to be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bills being 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 the House of Representatives, of the following titles, viz:

An act to incorporate the Grangers' Bank of Shelbyville.

An act for the benefit of Company E, First Regiment Kentucky State Guard.

An act for the benefit of S. M. Matchen, of Lyon county.

An act for the benefit of Joseph Rutherford, late sheriff of Jessamine county.

A message was also received from the Senate, announcing that they had received official information from the Governor that he had approved and signed sundry enrolled bills, which originated in the Senate, of the following titles, viz:
An act for the benefit of Colston Crabtree, of Daviess county.
An act to incorporate the Clinton Baptist Female College.
An act for the benefit of the North Middletown and Thatcher’s Mill Turnpike Road Company.
An act to charter the Plum Branch and Bald Knob Turnpike Road Company.
An act to incorporate the Bradford’s Landing and Washington Trace Turnpike Road Company, in Bracken county.
An act for the benefit of W. G. McGill, late deputy sheriff of Breckinridge county.
An act conferring jurisdiction upon the Henderson city court to try prosecutions for carrying concealed deadly weapons.
An act incorporating the Marion Bank, Crittenden county.
An act to amend an act authorizing a portion of the Jamestown magisterial district, in Campbell county, to be taxed to purchase the Newport and Dayton Turnpike Road and to bridge Taylor creek.
An act to incorporate the Princeton Bank.
An act to provide for the levy and collection of a tax on dogs, and protect the rights of the owners thereof in Fayette and other named counties.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to regulate the times of holding the criminal court of Henry county.
An act for the benefit of Elisha Bullock, committee for Emanuel Ferrell, pauper idiot.
A message was also received from the Senate, announcing that they had concurred in House amendments to bills, which originated in the Senate, of the following titles, viz:
An act to amend the charter of the city of Hopkinsville.
An act for the benefit of H. S. Percival, sheriff of Kenton county.
An act to provide for the improvement of public roads in Hart county.
An act to incorporate the Louisville Abstract and Loan Association.
A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:
1. An act to amend the charter of the South Side Turnpike Road Company, of Frankfort.
2. An act to amend the charter of the city of Newport, creating medical districts.

Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred—the 1st to the Committee on Internal Improvement, and the 2d to the Committee on Corporate Institutions.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act to confer on quarterly courts jurisdiction of misdemeanors in certain cases;

An act authorizing the county court of Jefferson to pay the police of Beargrass municipality for their services;

An act to incorporate the Caverna and Bear Wallow Turnpike Road Company, in Hart and Barren counties;

An act for the benefit of J. E. Vickery, late sheriff of Wayne county;

An act in relation to the police court of Winchester;

An act prescribing the manner in which suits may be brought against the trustees of the Cincinnati Southern Railway by the stockholders of the Covington and Lexington Turnpike Road Company and others;

An act to amend an act, entitled "An act to revise and amend the charter of the city of Dayton, in Campbell county;"

An act to incorporate the Greensburg Deposit Bank;

An act to amend an act, entitled "An act to regulate official advertisements in the county of Henry," approved February 10, 1874;

An act to amend an act, entitled "An act to regulate the sale of medicines and poisons," approved February 21st, 1874;

An act to repeal an act in regard to turnpike roads in Garrard county in which said county owns stock;

An act exempting the citizens of Bryantsville, in Garrard county, from working on any road outside of said town;

An act to prohibit the county judge of Hardin county from issuing license to any citizen of West Point district, in Hardin county, to sell spirituous, vinous, or malt liquors;
An act to legalize the acts of R. R. H. Gillock, as clerk of Barren county court;
An act to regulate the release of liens;
An act to amend section 2, article 1, chapter 55, General Statutes, applying to Gallatin county;
An act for the benefit of the Cynthiana and Connersville and Scott County Turnpike Road Company;
An act to legalize certain orders of the Hardin county court;
An act to incorporate the Bank of Adairville, of Logan county;
An act further defining the authority and duties of the Governor, Auditor, and Commissioners of the Sinking Fund in the employment of counsel;
An act to incorporate the Lewisburg High School;
An act regulating the manner of voting in Bourbon county on the question of tax for subscription to railroad companies;
An act to incorporate the Union Bank of Louisville;
An act for the benefit of J. M. Reed, of Metcalfe county;
An act to authorize the board of trustees of Somerset to compel able-bodied males arrested on "capias pro fine" to pay such fine by work;
An act in aid of common schools in Livingston county;
An act to repeal an act, entitled "An act to change the time of holding the Union circuit court," approved March 1, 1876;
An act for the benefit of W. F. Fluty, committee for Walker Durbin, a pauper idiot;
An act for the benefit of W. T. Graves, of Ballard county;
An act to regulate the times of holding the criminal courts of Henry county;
An act for the benefit of Company E, First Regiment Kentucky State Guard;
Resolution providing an extension of the present session;
Also enrolled bills, which originated in the Senate, of the following titles, viz:
An act to incorporate Oakland Cemetery, in Gallatin county;
An act for the benefit of J. N. Williams, late assessor of Calloway county;
An act to repeal chapter 65, General Statutes, and to re-establish the office of receiver of lands west of the Tennessee river;
An act to prevent the sale of spirituous or intoxicating liquors within one mile of the town of Williamsburg, in Whitley county;
An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road, in Knox county;"

An act to incorporate the Sandlick Baptist Church, of Monroe county;

An act for the benefit of A. H. Hogan, sheriff of Boyd county;

An act to incorporate Melton Park, Kenton county;

An act to incorporate the Licking Bridge and Junction Turnpike Company;

An act to amend an act, entitled "An act to authorize the voters of the city of Mayfield to vote upon the proposition as to whether spirituous, vinous, or malt liquors shall be sold within the corporate limits of said city, or within one mile thereof," approved December 15, 1873;

An act regulating the mode and manner in which claims against the county of Boyd shall be presented to the county court of Boyd county;

An act for the benefit of J. M. Hester, of Graves county;

An act to incorporate the Campbell and Kenton Fair Company;

An act to incorporate the Central Coal and Iron Company;

An act regulating the holding of circuit and criminal courts in the sixteenth judicial district;

An act to amend the charter of the Bank Lick Turnpike Road Company;

An act for the benefit of John B. Richardson, of Lexington;

An act in aid of common schools in Calloway county;

An act to amend the charter of the city of Louisville;

An act to amend the charter of the Louisville and Nashville Railroad;

An act to amend an act to establish and maintain a graded school in the town of Harrodsburg, approved March 15, 1876;

An act to regulate the sale of spirituous liquors in the town of Watkinsville, or within two miles thereof;

An act for the benefit of Theodosia Wells, a pauper idiot of Logan county;

An act to amend an act, entitled "An act to establish a criminal court in the 14th judicial district," approved March 13, 1876;

An act to fix the time of holding the Montgomery circuit court.

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An act to amend an act, entitled “An act authorizing rewards for killing wolves, red foxes,” &c., approved 13th February, 1873;
An act for the benefit of the assessor of Harrison county;
An act to amend the charter of the town of Elizabethtown, in Hardin county;
An act to amend article 16, chapter 92, General Statutes;
And had found the same truly enrolled.
Whereupon the Speaker affixed his signature thereto.
Ordered, That Mr. J. N. Price inform the Senate thereof.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act to amend an act, entitled “An act to establish a criminal court in the sixth judicial district and Hardin county,” approved February 23, 1876, and to add Taylor county to said criminal court judicial district.
A message was also received from the Senate, announcing that they had passed a bill, entitled
An act to pay jurors summoned by order of the Lincoln county court to try the right of way on the Cincinnati Southern Railway.
Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,
Ordered, That said bill be read a third time.
The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,
Resolved, That said bill do pass, and that the title thereof be as aforesaid.
The hour of 10:15 o’clock, A. M., having arrived, the House again resolved itself into Committee of the Whole for the further consideration of a bill, entitled
A bill for the appropriation of money.
The Speaker vacated the chair, and Mr. Henton resumed the chair as chairman of the Committee of the Whole.
After a time, the chairman of said committee vacated the chair, the Speaker having occupied the chair.
Mr. Henton, from the Committee of the Whole, reported that said committee had arose, reported progress, and reported said bill to the
House, without an expression of opinion as to its passage, and moved that the committee be discharged.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Megibben offered a substitute to said bill.

Mr. Grigsby moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

Mr. Little moved to reconsider the vote by which the previous question was ordered.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Craddock moved to amend section eighteen of Mr. Megibben’s substitute by inserting $179.80, instead of $150.

Mr. Jones moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the negative.

The question was then taken on the adoption of Mr. Craddock’s amendment, and it was decided in the negative.

Mr. Jenkins moved to amend section five of said substitute by striking out “eight,” and inserting “six.”

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. A. H. Smith and George H. Gardner, were as follows, viz:

Those who voted in the affirmative, were—


Those who voted in the negative, were—

William Berkele, Orlando C. Bowles, Daniel Lary, Robert E. Little, David Pryse, C. W. Robbins,
Mr. Frazee moved to amend the fifteenth section of said substitute by striking out "three," and inserting in lieu thereof "five."

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Mr. Grigsby 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 said substitute, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Nelson and Sloss, were as follows, viz:

Those who voted in the affirmative, were—


Ordered, That said substitute be adopted.

The question was then taken on ordering said bill, as amended by said substitute, to its third reading, and it was decided in the affirmative.

Said bill was read a third time 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 named persons, to be paid by the Treasurer out of any money in the Treasury not otherwise appropriated, upon the warrant of the Auditor:

§ 2. To the Speakers of the Senate and House of Representatives, ten dollars each per day, during the present session of the General Assembly.

§ 3. To the principal Clerks of the Senate and House of Representatives, ten dollars each per day, during the present session of the General Assembly, and the same for such time as may be necessary, not exceeding ten days after adjournment, for preparing the acts for publication.

§ 4. To the First Assistant Clerks of the Senate and House of Representatives, ten dollars each per day, during the present session of the General Assembly, and the same for such time as may be necessary, not exceeding ten days, for assisting in preparing the acts for publication.

§ 5. To the Sergeant-at-Arms of the Senate and House of Representatives, each eight dollars per day, during the present session.

§ 6. To the Door-Keepers of the Senate and House of Representatives, each five dollars per day, during the present session.

§ 7. To H. T. Stanton and John L. Elliott, Clerks of the Enrolling Committees of the Senate and House of Representatives, each six dollars per day, during the present session.

§ 8. To three pages in the Senate and five in the House of Representatives, two dollars and fifty cents each per day, during the present session of the General Assembly.

§ 9. To the Ministers of the Gospel of Frankfort, three hundred dollars, to be drawn and distributed among them by J. M. McDougal, Sergeant-at-Arms of the House of Representatives, for their services in opening the two Houses of the General Assembly during the present session with prayer.

§ 10. To J. M. McDougal, Sergeant-at-Arms of the House of Representatives, for the use of John Glere and John Glanton, each three dollars per day, during the present session, for their services in waiting on the House of Representatives.

§ 11. To the Sergeant-at-Arms of the Senate, three dollars per day, during the present session, for J. W. Conley, and two dollars and fifty cents for the use of Geo. Gardner, during the present session, for waiting on Senate.

§ 12. To the principal Clerks of the Senate and House of Representatives, such sums as they may each certify to the Auditor as paid by them for enrolling bills and resolutions during the present session, not exceeding twenty cents per page of enrolling paper.

§ 12. To H. B. Phythian, two dollars per day, during the present session, for extra work in Library.
§ 13. To the Second Assistant Clerks of the Senate and the House of Representatives, each eight dollars per day, for such time as the Chief Clerks of the two Houses may certify they have acted, which time shall end with the present session.

§ 14. To Charles Hayden, ten dollars per day, for acting as Clerk of the Joint Committee on the Revision of the Codes, the time he acted to be certified to the Auditor by the chairman of said committee.

§ 15. To W. E. Bailey, three dollars per day, during the present session, for waiting on the cloak-room of the House of Representatives.

§ 16. To Robert Loomis, three dollars per day, during the present session, for waiting on the “back Capitol.”

§ 17. To Ed. Yeizer, two dollars per day, during the present session, for wheeling wood for the two Houses during the present session.

§ 18. To Dennis Griffin, one hundred and seventy nine dollars and eighty seven cents, for repairs and carpenter work done for the two Houses during the present session.

§ 19. To Sanford Goin, eighty-five dollars, for ice furnished the two Houses during the present session.

§ 20. W. H. H. Hardin, five dollars, for walnut table, order of O. W. Grimes while State Librarian.

§ 21. To Marshall & Speed, twenty-four dollars and thirty cents, for articles furnished House of Representatives during present session.

§ 22. To Gray & Rodman, fifty-five dollars and five cents, for articles furnished the two Houses during the present session, by order of O. W. Grimes while he was Librarian.

§ 23. To Guy Barrett, six hundred and sixty-one dollars and twenty cents, for papers furnished the two Houses during present session.

§ 24. To W. H. Hall, four dollars, for articles furnished by order of O. W. Grimes while he was State Librarian.

§ 25. To G. W. Miller, seven dollars and ten cents, for articles furnished the House of Representatives during the present session.

§ 26. To Rodman & Bro., nine dollars and fifty cents, for articles furnished per order of O. W. Grimes, during present session.

§ 27. To the Louisville Commercial Publishing Company, eighty-two dollars and eighty-one cents, for papers furnished General Assembly during present session.

§ 28. To Lexington Press Printing Company, one hundred and twelve dollars and eighty cents, for papers furnished General Assembly during the present session.

§ 29. To W. P. B. Bush & Co., thirty-five dollars and ten cents, for papers furnished General Assembly during the present session.

§ 30. To Ballard & Thompson, publishers Paducah Daily News, twelve dollars and twenty five cents, for papers furnished General Assembly during the present session.

§ 31. To the Owensboro Monitor, seventy five cents, for papers furnished General Assembly during present session.

§ 32. To Major, Johnston & Barrett, four hundred dollars, for Yeoman furnished General Assembly during present session.

§ 33. To Mrs. Belinda Pumphrey, three dollars per day, from the 11th January, 1876, to the end of the session, for extra services in enrolling bills and resolutions.

§ 34. To J. W. South, one hundred and five dollars and eighty cents, for chairs furnished the House of Representatives during the present session.
§ 35. To the Treasurer of the Deaf and Dumb Asylum at Danville, twenty-five hundred dollars, for the necessary repairs of the same.

§ 36. To R. A. Thomson, twenty dollars, for opening House of Representatives present session.

§ 37. To N. Rolf, Jesse Author, and Charles P. Chiles, twenty dollars each, for attendance and mileage before investigating committee of the Senate.

§ 38. To Letitia Harris, five dollars, for washing towels for Senate during present session.

§ 39. To John Gloré, five dollars, for washing towels for House of Representatives during present session.

§ 40. To R. E. Little, T. F. Hallam, M. W. LaRue, and Samuel Russell, seventeen dollars and twenty cents each, being for expenses incurred while visiting the city Louisville as a committee to investigate the Jefferson Circuit Court Clerk's office.

§ 41. To the principal Clerk of the Senate, such sum as he may certify to the Auditor as paid by him for making corrected copies of the Code of Practice, at four dollars for Civil and one dollar for Criminal Code.

§ 42. To Lewis Harris, forty dollars, for services in the Senate Chamber during the present session, and for preparing Senate Chamber before the beginning of the session.

§ 43. To John A. Crittenden, two dollars, for acting as Assistant Sergeant at Arms of the House of Representatives during the present session.

§ 44. To D. D. Sublett, four dollars, for articles bought and paid for by him for the Senate Chamber, present session.

§ 45. This act shall take effect from its passage.

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

James D. Black, Daniel Lary, O. C. Richardson, sr.,
Rufus Emmens, Bryan S. McClure, C. W. Robbins,
Joshua G. Ford, Robert W. Nelson, A. H. Smith,
John D. Gardner, Chas. Patterson, Robert Sterrett,
Robert E. Grinstead, George W. Pickett, Albert A. Stoll,
Martin W. LaRue, David Pryse, E. B. Treadway—18.

Resolved, That the title of said bill be as aforesaid.

Mr. Grigsby moved to reconsider the vote by which said bill was passed.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Little, from the Committee on General Statutes, to whom was referred a bill from the Senate, entitled

An act to amend section 2, article 16, chapter 92, of the General Statutes,

Reported the same without amendment.

Mr. Nelson moved that said bill be read a third time.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Nelson moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the affirmative.

Said bill was read the third time.

Mr. Nelson moved the previous question.

And the question being taken, “Shall the main question be now put?” it was decided in the negative.

Mr. Frazee moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Nelson 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 passage of said bill, and it was decided in the affirmative.

Resolved, That the title of said bill be as aforesaid.

A message was received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:
An act to exempt the citizens from road tax north of Green river, in Henderson county, and require them to work on said road.
An act for the benefit of G. B. Dockery, of Butler county.
An act to provide for the building of turnpike roads in Todd county.
An act for the benefit of C. R. Snell, of Warren county.
An act to incorporate the Mount Carmel Roman Catholic Cemetery, of Paducah.
An act to change the line between the counties of Whitley and Laurel.
An act authorizing the Pulaski county court to agree upon a compensation to the sheriff or tax collector of said county for the years 1876 and 1877.
An act to improve roads in Butler county.
An act to amend section 103 of an act, entitled "An act establishing a new charter for the city of Louisville."
An act to amend an act, entitled "An act to incorporate the Kentucky Mutual Benefit Association of Physicians," approved March 21, 1871.
An act to change the name of Falmouth Cemetery.
An act for the benefit of school district No. 13, in Morgan county.
An act to incorporate Taylor Lodge, No. 164, Free and Accepted Masons, of Colemansville, Harrison county.
An act to legalize certain sales made under the decrees of Pike circuit court.
An act to incorporate the Bethel and Eagle Valley Turnpike Road Company.
An act to incorporate the Elizaville Cemetery Company, Fleming county.
An act for the benefit of Samuel Tate, of Pulaski county.
An act to incorporate the Farmers' Home Journal, Louisville.
An act to amend chapter 90, General Statutes, title "Public Printing and Binding."
A message was also received from the Senate, announcing that they had disagreed to a bill, which originated in the House of Representatives, entitled
An act for the benefit of the jailer of Daviess county.
A message was also received from the Senate, announcing that they had passed a bill, entitled
133-H. R.
An act legalizing the conveyances executed by Jas. G. Boles, late deputy marshal of the Louisville chancery court, to D. S. Benedict and Samuel L. Nock.

Mr. Kearny moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

A message was also received from the Senate, announcing that they had passed bills of the following titles, viz:

1. An act to amend the charter of the city of Bowling Green.
2. An act to incorporate the town of New Campbellsburg, in Henry county.
3. An act to charter the town of Port Royal, Henry county.

Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be referred to the Committee on Internal Improvement.

A message was received from the Governor, by Hon. J. Stoddard Johnston, Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

An act for the benefit of William Thierman.

An act authorizing the clerk of the Boyd circuit court to appoint a deputy who may hold his office in Ashland.

An act to incorporate the Tollisboro Cemetery Company, of Lewis county.

An act to incorporate Monroe Lodge, No. 103, I. O. O. F., at Milton.

An act to incorporate the Centennial Church of Colored Missionary Baptists, at Louisville.

An act to amend an act, entitled "An act to incorporate the Dreaming Creek Turnpike Road Company, in Madison county," approved March 15, 1871.

An act to repeal an act, entitled "An act to establish and incorporate the town of Stroud City, in Muhlenburg county," approved 19th March, 1873.

An act to amend the act, entitled "An act to incorporate the Catholic Cemetery, of Lexington."
An act to attach the farms and possession of Jesse H. and Robert Beck, of Metcalfe county, to Cumberland county.

An act for the benefit of J. N. Shepperd, clerk of the Wayne circuit court.

An act to amend an act, entitled “An act to incorporate the State Bank, in Louisville,” approved 6th March, 1876.


An act to amend the charter of the town of Prestonville.

An act supplementary to the act to adopt the General Statutes.

An act for the benefit of James Logan, of Union county.

An act for the benefit of the constable of the third justices’ district of the city of Louisville, in the county of Jefferson.

An act to authorize the city council of Frankfort to build a free bridge across the Kentucky river.

An act granting the trustees of the town of Ghent, in Carroll county, the right to establish and maintain a ferry on the Ohio river at said town.

An act to amend an act, entitled “An act for the benefit of G. W. Taylor, late sheriff of Hancock county, and his sureties,” approved February 4th, 1876.

An act to amend an act, entitled “An act to increase the jurisdiction of quarterly courts in Hickman and other counties,” approved February 17, 1874.

An act to re-enact an act, entitled “An act to incorporate the North Middletown and Thatcher’s Mill Turnpike Road Company,” approved March 11, 1869.

An act to amend an act, entitled “An act for the benefit of the Lebanon and Bradfordville Turnpike Road Company,” approved January 22nd, 1876.

An act to incorporate the Dexter and Lowell Turnpike Road Company, in Mason county.

An act to charter the Barren River Bridge Company.

Resolution providing an extension of the present session.

A message was received from the Senate, announcing that they had passed a bill, entitled

An act to amend chapter 24 of the General Statutes.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be referred to the Committee on General Statutes.

Ordered, That Mr. Poore be appointed a committee to withdraw from the Governor an enrolled bill, which originated in the Senate, entitled

An act to prohibit the sale of spirituous, vinous, or malt liquors within two miles of Corinth Church, in Grant county.

Mr. Megibben, from the Committee on Claims, to whom was referred a bill from the Senate, entitled

An act for the benefit of John C. Broadhead,

Reported the same without amendment.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

The question was then taken on the passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz:

Those who voted in the affirmative, were—

Those who voted in the negative, were—

William C. Allen, John D. Gardner, J. V. Owen,
Tobias W. Burton, L. E. Green, George W. Pickett,
James M. Cook, Daniel Lary, O. C. Richardson, sr.,
Joshua G. Ford,

Resolved, That the title of said bill be as aforesaid.

Mr. Minor moved to reconsider the vote by which said bill was passed.

Mr. Albert A. Stoll moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Bowles moved to suspend the rules to allow the Committee on Circuit Courts to report a bill.

And the question being taken on the adoption of said motion, it was decided in the negative.

Ordered, That Mr. Snyder be appointed a committee to withdraw from the Senate a bill, which originated in the Senate, entitled
An act to amend the charter of the Kentucky Central Railroad Company.

On motion of Mr. Hallam, the Journal of yesterday was amended so as to show the additional steps taken in the consideration of said bill, viz:

Mr. Grigsby moved to reconsider the vote by which said bill was passed.

Mr. Hallam moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Megibben moved that a committee be appointed to examine and correct the Journal of the 3d inst., so as to show that when this bill was reported, the Committee on Railroads reported with said bill a substitute, and offered the same in lieu of the original bill.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

On motion of Mr. Albert A. Stoll, the House took up from the orders of the day a bill from the Senate, entitled
An act to provide for liens for laboring men and supply men.

Mr. Grigsby moved to postpone the further consideration of said bill, and to take up Senate bill No. 488.
And the question being taken on the adoption of said motion, it was decided in the negative.

Mr. Steele moved the previous question.

And the question being taken, "Shall the main question be now put?" it was decided in the affirmative.

Mr. Botts offered an amendment to the substitute to said bill.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

The question was then taken on the adoption of Mr. Hallam's substitute, and it was decided in the affirmative.

Ordered, That said bill, as amended, be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being dispensed with,

Resolved, That said bill do pass, and that the title thereof be as aforesaid.

The House took up a bill from the Senate, entitled An act to provide for the extension of the Penitentiary, for building a new cell-house, work-shops, &c.

Mr. Bidwell offered a substitute for said bill.

Mr. Bowles moved to amend the original bill by inserting in the fourth section, before the words "twenty-five," the words "one hundred and."

Mr. Little 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. Bowles, and it was decided in the negative.

The question was then taken on the adoption of the substitute offered by Mr. Bidwell, and it was decided in the affirmative.

Said bill, as amended, was read the third time.

Mr. Frazee 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 passage of said bill, and it was decided in the affirmative.

The yeas and nays being required thereon in pursuance to a provision of the Constitution, were as follows, viz.:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), George H. Gardner, John B. Otten,
William Berkele, John D. Gardner, J. V. Owen,
Those who voted in the negative, were—

John M. Fish, Samuel R. Overstreet,

Resolved, That the title of said bill, as amended by the substitute, be made to read as follows, viz:

An act appropriating money to build new cells in the Penitentiary.

The Speaker laid before the House the following report from the Superintendent of the Eastern Lunatic Asylum, viz:

To the General Assembly of the Commonwealth of Kentucky:

Your commissioners appointed under and by virtue of a resolution of the General Assembly, adopted and approved February 28, 1876, having signified their acceptance of that appointment by letter to you, of date March 8th, 1876, and having entered upon and performed the duties imposed on them by said appointment and acceptance as fully as the limited time allowed them would permit, beg leave now to render the following as their final report:

By virtue of their appointment and acceptance, it became the duty of your commissioners to ascertain whether the State is indebted to S. L. Chevis, a citizen of Lexington, in any sum for work and labor done and materials furnished, in the building and construction of the new addition to the Eastern Lunatic Asylum, and if indebted, to what amount. The duty of investigating the claim of said Chevis was found more arduous than we had anticipated, as involving a vast amount of work and compli-
cated settlements, concerning which the memory of those engaged therein was by no means clear.

It appears, however, by the original contract, furnished us from the records of the Asylum, and signed by the said Chevis, that on the 18th day of April, 1867, he, Chevis, entered into a written agreement with the "Eastern Lunatic Asylum" of the State Kentucky, by which he agreed to furnish materials and labor, therein specified, at prices therein named. The Eastern Lunatic Asylum is named therein as the first party, and a space is left blank for the name of the second party, which nowhere appears in the body of said contract; but from the fact that it is signed at the bottom by S. L. Chevis, that the prices therein named correspond with those named in Chevis' proposition, and from the admissions of Chevis himself, we conclude that this is the contract under which Chevis did the work, and on which he partly bases his claim.

The last clause of said contract is in manner and form as follows:

"It is understood between the parties that no order of party of the first part for any alteration of the work or materials shall vitiate this contract, nor shall any extra charge be made by the party of the second part, unless the cost shall have been agreed upon and entered upon this contract and signed by the parties."

This paragraph is in a different handwriting from the other parts of the contract, and was evidently added after the preceding part had been written by the hand of another person. From the fact, however, that the name of S. L. Chevis is signed immediately below this, we feel authorized to find that said clause was appended to the contract before he signed it, and that its provisions are therefore binding on the said Chevis, as to all points named and provided for in said contract.

The following charges, made by Chevis and alleged as errors by him in Lewinski's bill, are in regard to work and material not specified in the above contract, and therefore, not affected by the last paragraph referred to, viz., the sixth: errors 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, and, error 1st, in joist and floors of negro asylum (not numbered), to amount of $19.80; error in regard to circular base, $240.00 and $15.00; stairways, $105.00; bath-room and partition in water-closet, $10.00; and lattice door and casing, $5.00.

Upon requisition made by us on the secretary and treasurer of the Lunatic Asylum, Mr. J. F. Johnson, that gentleman furnished us with the contract above referred to, and also many other papers referring to this matter, and the checks for money paid to Chevis by the Asylum, through its former treasurer, Dr. T. P. Dudley. Among other papers, there was furnished us one containing a settlement with Chevis, made by Messrs. F. K. Hunt and
M. C. Johnson, on the part of the Asylum, and Mr. Chevis and Mr. John McMurty, on the part of Mr. Chevis. This paper was reported to the board of commissioners of the Asylum on May 8th, 1868, and approved, as shown in the following entry, found on the Asylum books under that date.

"Messrs. Hunt and Johnson reported a settlement with S. L. Chevis, proposing to pay $1,531, which is agreed to be in full. Approved."

The memorandum of settlement (the paper referred to above) shows that the following items, claimed as errors by Chevis, were allowed with modifications in said settlement:

1st error—Chevis claims for 12 kegs nails @ 8 cents
Is allowed 13 kegs nails @ 7 cents

2d error—Chevis claims 35 kegs nails @ 8 cents
Is allowed 26 kegs @ 7 cents

3d error—Chevis claims extra for 4 bulls eyes
Is allowed 4 bulls eyes

— error—Chevis claims 74 square joints omitted @ $4 95
Is allowed 74 square joints omitted @ $4 95

— error—Chevis claims 3,573 feet linear bridging @ 15 cents
Is allowed 3,000 feet bridging @ 12 cents

5th error—Chevis claims 14 box frames, $19.05 each; allowed by Asylum $11.05 difference

Finding that the above items were settled for, we cast them out entirely from the account.

The 22d, 23d, and 24th errors Mr. Chevis admits, upon examination, that he has no right to claim for, and we consequently cast them out in like manner.

In regard to other errors claimed, which involved estimates of work, we appointed three experts in carpenter's work, viz: Messrs. Thomas Wood, G. M. Hord, and H. Clay Calvert, all of this city, to measure and report upon said work.

Their report, with measurements and estimates, is enclosed herewith, marked A.

From said report and estimates we find the following:

4th error—Chevis claims for 14 extra size windows, over the price allowed by the asylum, $8 each
Allowed by carpenters $1.50 each

5th error—Chevis claims 14 box frames, $19.05 each; allowed by Asylum $11.05 difference
Allowed by carpenters

134-H. R.
6th error—4 outside doors, allowed by Asylum $20 each; Chevis claims $25 difference ................................................. 20 00

Allowed by carpenters .................................................. 20 00

— error—In relation to wash-board, Chevis claims 3,000 feet small base at arches and angles, omitted, @ 8 cents ........ 240 00

125 feet large base @ 12 cents ........................................ 15 00

The Asylum allows 15,000 feet small @ 8 cents, $1,238.00; and 1,500 feet large @ 12 cents $180.00, in all ..................... 1,418.00

The carpenters' estimate is 14,838 base @ 12 cents, $1,405.00; 1,628 feet circular base @ 37½ cents, $286.50; in all ............... 2,100 25

It does not appear in the contract what the price of this work should be; but in Chevis' proposition to the building committee, it appears that he offered to do it at 12½ cents per foot, lineal; and from testimony of carpenters, we learn that where circular work occurs it is usual to take its lineal measure three times to get its circular measure, or take the price three times to get its lineal price, so that from the carpenters' estimate above, we infer that Chevis should have been allowed $286.50.

— error—Stairways not in contract, for which Asylum allowed $1,060;

Chevis claims in all $1,185, difference ........................................ $105 00

Carpenters allowed $1,185, difference .................................... 105 00

— error—Bath-room and partition, Chevis claims .................. 25 00

Carpenters allow .......................................................... 22 00

14th error—Chevis claims changing doors, &c. .................... 225 00

Carpenters allow .......................................................... 225 00

20th error—Chevis claims 1,500 feet lineal lookout joint @ 15 cents

Carpenters allow 648 feet "hip and valley" roof @ 10 cents, $64.80; 74 feet material, and framing lookout joints @ 30 cents, $22.20; 351 feet gutter roof @ 36 cents, $126.36 .... 213 36

25th and 26th errors—Chevis claims 45 lintels over doors @ 60 cents, and 45 over windows @ 50 cents ................................. 49 50

Carpenters allow 80 lintels @ 40 cents ............................... 32 00

28th error—Chevis claims 49 cellar windows @ 80 less than contract price

Carpenters allow for said windows $11.05 each ..................... 294 00

We find that Chevis has been allowed and paid for said windows $5 each, which is the contract price, as we see from the contract itself, and therefore is entitled to nothing further.

30th error—Chevis claims for deadening floors (nigger house) ........................................ $18 00

Carpenters allow .......................................................... 12 62

31st error—Chevis claims 264½ squares of collar beams @ $8 50; allowed by Asylum $8 50, difference $2 per square ................. 413 00

Carpenters allow 187 squares @ $8 50, $2 difference ................ 374 00

The original contract does not say anything in regard to this item, nor can we find any writing bearing on it; we conclude, therefore, in the absence of contract or contract price, that the carpenters have estimated the value correctly.
The carpenters were sworn, before entering upon their duties, by our chairman, and reported to us, verbally, that when a contract price could be found, they adopted it in making their estimates; where none could be found, they measured the work, and estimated its price from their own knowledge of prices for similar work.

It will be seen that they allow Chevis, on the items above specified (except the one, No. 28, which we reject entirely) $1,203.48.

Chevis claims further, that he has been erroneously charged with vouchers sent the Auditor, which should not have been charged against him, as follows:

32d error—Voucher 172. $296.50

The error Chevis claims is, that while he was actually paid $1,296.50, yet $296.50 of it was for lumber which he purchased for the Asylum, and had shipped along with his own material, which was not used in his work, and should not have been charged against him in a settlement.

A copy of this voucher, obtained by us from the Auditor’s office, shows a receipt from S. L. Chevis for $1,296.50 for carpenters’ work and materials, of date February 19, 1868. We find of that date a check from Dr. Dudley, then treasurer of the Asylum, for $1,000 to Chevis, and no other check to Chevis of said date. On Dr. Dudley’s cash book he charges the Asylum with $1,296.50 paid Chevis of said date. We find a bill from Hugh Morgan, of Cincinnati, Ohio, for lumber, dated February 6, 1868, made out against the Eastern Lunatic Asylum, and receipted by Morgan. The amount of this bill is $296.50; and on it, in Dr. Dudley’s handwriting, we find the words, “received of S. L. Chevis, T. P. Dudley, jr.” From the fact that the dates are nearly identical, that the two amounts (the check and the lumber bill) make up the exact amount of the voucher 172, and the further fact that we can find no part of the contract work of Chevis in which such lumber as that described in the bill was used, we conclude that Chevis’ statement of the facts is correct, and that he should not have been charged on the settlement with more than the check, $1,000, and is entitled to a credit on this voucher of $296.50.

33d error—Chevis claims that voucher 182, charged against him, was for lumber, as above $131.57

We find this voucher to be for materials of various kinds furnished from September, 1867, to January, 1868. We are satisfied that these materials were not part of Chevis’ contract, and do not think he should be charged with them on a settlement of his contract account.

34th error—Chevis claims on voucher 188, on same grounds as before... $332.89

From the wording of the voucher, in the absence of other evidence, we would believe this was properly charged against Chevis. But, however, a letter from Thomas Morgan & Co., of Cincinnati, Ohio, accompanied by
a bill of lumber charged to the Eastern Lunatic Asylum, of the above amount, and stating that said bill was paid by Chevis, by check, bearing the signature of the superintendent and treasurer of the Asylum, inclines us to another belief. The further fact that this was paid on April 20, 1868, confirms us in the belief that Dr. Dudley paid the bill by a check, to order of Morgan & Co., which he handed to Chevis, and he sent to Morgan & Co. in payment of the bill. We have before us all the checks given to Chevis by the Asylum, and no check of this amount is among them. Had we further time, we have no doubt that a check for that amount, of date April 11, 1868, and payable to Morgan & Co., would be found. In view of the facts before us, we think Chevis entitled to his claim as regards this item.

35th error claimed is in voucher 194, for same reasons, and to amount of... $151.88

This we think should be allowed. The voucher shows it was for lumber different from that he had contracted to furnish.

36th error claimed is in voucher 236, for days' work of hands... $26.60

This was money paid on Chevis' order to Nichols and Nesbitt, two of his hands, and we think should properly be charged against him.

37th error claimed is in voucher 272, and concerning which Chevis claims... $296.00

Chevis claims that he owed John T. Miller, of this city, $296.05, for which Miller brought suit and obtained judgment in the fall of 1868; an attachment was then served on the Asylum officers, both superintendent and treasurer, and the amount garnisheed in their hands; that when garnisheed, it was charged against Chevis, although not paid until the final settlement in May, 1869, when it was deducted from the amount found due Chevis, together with the amount of the claim of one Kolker, a stair-builder, and the difference paid to him (Chevis), and that he was thus charged twice with the same amount.

We find the voucher to be an order to W. W. Dowden, then sheriff of Fayette county, to receive and receipt for any money due Chevis by the Asylum, signed by Chevis, and a receipt signed by Dowden for Chevis for $296. The order to Dowden is of date October 29, 1868; the receipt by Dowden, November 12, 1868. We find also a draft on W. S. Chipley, superintendent of the Asylum, in favor of W. W. Dowden for $296, signed by S. L. Chevis. This draft was among the checks of the Asylum; was furnished us by the present secretary of the Asylum; is of date June 1st, 1868, and shows no evidences of payment by indorsement of Dowden or otherwise. The sworn statement of John T. Miller shows that about May 10th, 1869, Chevis gave him a check on D. A. Sayre & Co., bankers of this city, for amount of his debt; that he presented said check, and Sayre told him that Dr. Dudley had left an order there for
him (Miller) for that amount, and he (Sayre) could not pay both checks; that Miller, after seeing Dudley's check or order, tore up the Chevis check in presence of Sayre, who thereupon paid him the money on the order or check of Dudley. Mr. Sayre cannot remember any facts in relation to the payment, and says that the Asylum accounts were kept at the Northern Bank, not at his bank.

At the settlement made with Chevis by Messrs. Hunt and Johnson a balance was found due him of $1,531. This was paid him by two checks of May 10th, 1869, one for $950.95, the other for $580.05. On the back of this last check, in what resembles Dr. Dudley's handwriting, in pencil, is a memorandum, as follows:

<table>
<thead>
<tr>
<th>Miller</th>
<th>$296.05</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kolkén</td>
<td>$284.00</td>
</tr>
</tbody>
</table>

Both these checks are payable to S. L. Chevis, and indorsed by him.

W. W. Dowden and Dr. T. P. Dudley are now dead, and their evidence cannot be procured. Dr. W. S. Chipley, who was then the Superintendent of the Asylum, is a citizen of Ohio now, and in charge of a lunatic asylum there, so that, although we wrote him asking his personal attendance, we could elicit only a letter, stating that he did not now remember all the facts of the Chevis transaction, but was confident that Chevis had been fully paid for his work.

In the absence of these three witnesses, and the lack of time to make a fuller investigation, we cannot pass intelligently upon this last item. It appears, however, that the voucher is correct, since we have the check of Dudley of date November 12, 1868, to W. W. Dowden, for $296, indorsed by Dowden, and evidently paid to him; so that, while we do not decide how the Miller claim was paid, or whether Chevis was or not charged twice with it, we are compelled to disallow the credit asked of $296.

The whole amount of errors which we find in vouchers is $967.75. This, added to the amount of errors found by carpenters' estimate, foots up a sum total of $967.75 plus $1,203.48, equal $2,171.23, which should have been allowed Chevis in settlement.

Besides the errors above alluded to there are others, mostly small, consisting of day's work, errors in calculation, &c., &c., which, in the limited time afforded us, we have been unable to satisfy ourselves fully in regard to, and therefore, while not prepared to say that Chevis ought to have been allowed these items, we are not able to say that his claims for them are incorrect, and must decline to pass upon them further than to say that some of them appear to be correct. The items above specified are all we can conclusively pass upon at this time.
The last voucher, No. 312, a receipt for the amount ($1,531) paid Chevis on settlement with Hon. M. C. Johnson and Hon. F. K. Hunt, is made in words as follows:

"Received, Lexington, Ky., May 10, 1869, of T. P. Dudley, jr., Tr. E. L. A., fifteen hundred and thirty-one dollars ($1,531), which is agreed to be received in full payment of the balance due me for all work and materials, &c., on buildings, &c., at the Eastern Lunatic Asylum, and I hereby release the Eastern Lunatic Asylum from all further liability therefor.

"S. L. CHEVIS."

The effect of this receipt we leave for the General Assembly to judge. This was given after the errors complained of had been committed. While not presuming to pass upon the effect of this, either in a court of law or equity, we merely suggest what items and their amounts ought, in our judgment, to have been allowed Chevis on a settlement, and have not been allowed. Any allowance made by the General Assembly would, in our opinion, spring rather from their sense of justice than from legal rules on legal coercion, and we leave it to their sense of justice to decide upon this point.

The matter of interest is in like manner one of generosity rather than of legal right. If the General Assembly see fit to allow Chevis the sum of $2,171 23, as found by this award, or such other sum as may be, in their estimation, proper and just, then they ought to allow interest on said sum from the time it was due, which, in our opinion, was the date of completion of the work—July, 1868.

In closing our report, we desire to express our acknowledgments to J. F. Johnson, Esq., secretary of the Eastern Kentucky Lunatic Asylum, for the assistance rendered us by searching the records of that institution and laying before us papers and information bearing on this case.

We desire also to state that, in addition to the various papers, plans, specifications, checks, &c., furnished us, we have examined as witnesses Messrs. Johnson Hunt, E. D. Sayre, J. F. Johnson, John T. Miller, Chevis, and John McMurtry, and have sifted the whole matter as thoroughly as our limitation would permit. Had we been ready for work a week or two weeks earlier, we have no doubt that we could have passed conclusively upon each item of alleged errors.

We would, therefore, respectfully recommend that, if the General Assembly regard the wording of voucher 312 as conclusive in law and equity, they grant S. L. Chevis nothing; if they do not so regard voucher 312, that they grant to said Chevis the sum of $2,171 23, with interest from July, 1868; and also the right to sue the Commonwealth for the balance of his claim, if they think proper, and he so desires; or to grant him the sum of $2,171 23, or such other sum as may seem to them just and equitable, with or without interest, in full of all his claims.
And having reported as fully as they are able, your commissioners beg leave to subscribe themselves,

R. S. BULLOCK, Chairman,
W. V. CROMWELL,
J. SOULE SMITH.

LEXINGTON, KY., March 16th, 1876.

LEXINGTON, KY., March 13, 1876.

We, the undersigned, being appointed by R. S. Bullock, J. S. Smith, and W. V. Cromwell, commissioners on the part of the State of Kentucky, to examine and report upon the claim of S. L. Chevis, of Lexington, Kentucky, for a balance due him for work and material done and furnished by him on the building of the Eastern Lunatic Asylum in the years 1867 and 1868: being first sworn, we have measured and valued the contested part of said work, in accordance with the contract for same, and do make the following report:

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>10,696 feet principal roof, at $15 per square</td>
<td>$1,594.40</td>
</tr>
<tr>
<td>648 feet hip and valley, at 10 cents per linear</td>
<td>64.80</td>
</tr>
<tr>
<td>74 feet material and framing for lookout for galvanized cornice, at 20 cents</td>
<td>22.20</td>
</tr>
<tr>
<td>351 feet material and framing for gutter cornice, at 36 cents</td>
<td>125.36</td>
</tr>
<tr>
<td>Material, &amp;c., for two trap doors, at $8 each</td>
<td>16.00</td>
</tr>
<tr>
<td>18,750 feet collar beam roof, at $3 50 per square</td>
<td>1,595.28</td>
</tr>
<tr>
<td>Framing, 880 feet cornice gutter for same, at 36 cents per foot linear</td>
<td>308.60</td>
</tr>
<tr>
<td>10,363 feet framing 12 inch joist, at $6 30 per square</td>
<td>1,251.36</td>
</tr>
<tr>
<td>49,274 feet framing 8 inch joist, at $4 50 per square</td>
<td>2,517.46</td>
</tr>
<tr>
<td>2,688 feet framing 16 inch joist, at $8 per square</td>
<td>215.04</td>
</tr>
<tr>
<td>29,454 feet tongue and grooved sheathing, at $1 20 per square</td>
<td>353.56</td>
</tr>
<tr>
<td>25,886 feet ceiling sheathing, at $1 per square</td>
<td>1,635.60</td>
</tr>
<tr>
<td>66,750 feet laying floor sheathing, at $1 70 per square</td>
<td>1,134.75</td>
</tr>
<tr>
<td>66,750 feet deadening floor sheathing, at 46 cents per square</td>
<td>300.37</td>
</tr>
<tr>
<td>6,888 feet floor in negro quarters, at $1 10 per square</td>
<td>75.76</td>
</tr>
<tr>
<td>2,396 feet deadening for same, at 65 cents per square</td>
<td>126.22</td>
</tr>
<tr>
<td>Floor laid on scantling in basement 32.4 feet, at $2 30 per square</td>
<td>77.88</td>
</tr>
<tr>
<td>Rough floor in attic</td>
<td>10.00</td>
</tr>
<tr>
<td>1,725 feet wall plate 4 by 6, at 9 cents per foot linear</td>
<td>155.24</td>
</tr>
<tr>
<td>5,892 feet wall plate 2 by 4, at 3 cents per foot linear</td>
<td>179.76</td>
</tr>
<tr>
<td>14,838 feet base, at 12½ cents per foot linear</td>
<td>1,854.75</td>
</tr>
<tr>
<td>764 feet circular base, three prices, at 37½ cents per foot linear</td>
<td>286.50</td>
</tr>
<tr>
<td>1,324 feet member base, at 20 cents per foot linear</td>
<td>264.80</td>
</tr>
<tr>
<td>66 feet circular base, three prices, at 68 cents per foot linear</td>
<td>39.60</td>
</tr>
<tr>
<td>4 &quot;bull eyes,&quot; at $6 50 each</td>
<td>25.00</td>
</tr>
<tr>
<td>180 lintels for registry, at 14 cents each</td>
<td>25.20</td>
</tr>
<tr>
<td>300 joist, extra, account of placing 14 inches instead of 16 inches apart, at 46 cents each</td>
<td>133.00</td>
</tr>
<tr>
<td>1,516 feet stud partition, at $3 50 per square</td>
<td>53.06</td>
</tr>
<tr>
<td>2 box stairs, at $50 each</td>
<td>100.00</td>
</tr>
<tr>
<td>Shelving in three store-rooms, at $20 dollars each</td>
<td>60.00</td>
</tr>
</tbody>
</table>
40 cellar windows, at $11.05 each.................................................. 534.45
49 box frames, at $19.05 each......................................................... 935.45
45 frames, 20 lights, at $18.80 each.............................................. 816.00
14 frames, 25 lights, at $24 each................................................. 336.00
212 frames, 16 lights, at $17.30 each.......................................... 3,667.00
16 frames, 3 lights, at $7.05 each............................................... 105.75
3 doors with side lights, at $60 each............................................. 180.00
4 doors, extra lined, at $25 each.................................................. 160.00
1 door through double wall, at $35................................................. 25.00
2 doors cased, at $25 each............................................................ 50.00
48 doors, large transom, at $15.30 each.................................... 734.40
130 doors, small transom, at $13.80 each.................................... 1,794.00
40 doors, strong transom, at $17.05 each.................................. 682.00
Water closet..................................................................................... 30.00
18 doors, full cased, at $25 each..................................................... 450.00
2 presses and 2 deck doors in center building, at $10 each............. 20.00
2 doors under roof in chapel, at $5 each....................................... 10.00
11 stiles on 11 doors (new), at $2 each....................................... 22.00
Casing soil pipe in Superintendent's house.................................. 40.00
Putting on 3 extra night latches in Superintendent's house........... 1.50
Stairways......................................................................................... 1,185.00
42 doors in negro quarters, at $15 each....................................... 630.60
89 lintels over doors and windows in negro quarters, at 40 cents each................................. 33.00

$26,019.20

THOS. WOOD,
H. CLAY CALVERT,
G. M. HORD.

The following items are the architect's bill, and are not embraced in the measurements above:

3 belvederes........................................ $600.00
Lumber for gutter bottoms, as per architect's bill rendered........ 38.90
Setting 327 stone sills, at 50 cents each.................................. 163.50
Casing 330 stone sills, at 30 cents each.................................... 99.90
376 turning pieces to windows, at 25 cents each......................... 94.00
2 large centers for arches, at $5 each........................................ 16.00
Setting 2 extra doors and windows, at $2.50 each....................... 5.00
Cutting away old brick-work between old and new house............. 49.00
Dumb waiters complete.................................................................. 1,580.00
54 door caps, $37; casing 7 windows, $28................................. 55.00
Jambs and doors in attendants' dining-room, and casing stone wall.... 20.00
Lumber and labor hanging bells, $10; water-closet, $30................. 40.00
Lumber and labor for strong-room, $20; 2 windows same, $7...... 33.00
Labor, material, and casing two belvederes................................ 142.00
1 new door and casing, and 1 sash door, and 1 lattice door and casing................. 40.00
Labor and material outside platform and stairway..................... 220.60
Bordering 10 hearths, $10; repairing old window frames, $54........ 64.00
To complete negro quarters—
1 sashed lattice doors with casing, at $30 each. .......................... 210 00
Stairways complete ........................................................................... 150 00
Joist in vestibule (labor only) ............................................................. 30 00
Repairing old windows ....................................................................... 40 00

The following items are claimed by S. L. Chevis as work and material
done and furnished by him as a part of the contract and not included
in the architect's bill, or accounted for in same for said work, and not
embraced by the measurers appointed by Messrs. Bullock, Smith, and
Cromwell, as follows:
13 kegs nails for sheeting, 1,300 pounds, at 8 cents per pound .......... $104 00
35 kegs nail for deadening, 3,900 pounds, at 8 cents per pound ........ 280 00
2,575 feet linel of bridging joist omitted, at 15 cents per foot ......... 38 25
Work and material in water-closet in old house by Nesbitt ............... 5 50
58 days' work in May, June, and July, repairs in old male house, and 68
days by Nesbitt, Nichols, and Saunders; said work was on varandahs, railroad,
and repairs. Total 126 days, at $4 .................................................... 504 00
200 feet of yellow pine and drayage, for varandahs, at $5 70 per hundred 11 40
43 sills covered, additional to architect's allowance, at 30 cents each .. 13 30
Scantling spiked to old walls negro house to receive brick wall .......... 3 50
To errors in vouchers of Auditor's report (see Dr. Dudley's report)—
To Chevis for lumber contained in voucher marked E ...................... 296 50
To error in voucher 162, being for lumber bought by Chevis for Chipley 131 57
To error in voucher 186, being for lumber bought by Chevis for Chipley 382 80
To error in voucher 194, being for lumber bought by Chevis for Chipley 157 88
To error in voucher 236, being for day's work of hands not in Chevis' employ,
but paid over to said hands .............................................................. 36 00
To error in voucher 272, to John T. Miller, being paid November, 1868,
and also taken out of last payment, May, 1869 ................................ 296 00

RECAPITULATION.

DEBIT. .............................. $26,019 20
To amount as per measurers' report ................................................. $26,019 20
To amount as per architect's bill...................................................... 3,081 40

CREDIT. ...................................................................................... $29,000 60
By cash received as per Auditor's account ........................................ $7,759 53
To balance due Chevis ..................................................................... $1,941 07
To amount as claimed by errors and omissions ................................. 2,758 30
Balance due Chevis ....................................................................... $4,699 37
Interest on same for 6 years and 8 months, at 6 per cent., from July, 1868, to
March, 1876 ................................................................................. 1,879 72

$8,579 09

And then the House adjourned.
A message was received from the Senate, announcing that they adhered to their amendments to a bill, which originated in the House of Representatives, entitled
An act to regulate the civil jurisdiction of justices of the peace; police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint clerks.

Mr. Bowles moved that the House insist on its disagreement to the third amendment.

Mr. Henton moved to concur in said amendment by amending the same by striking out Shelby and Pike counties.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

A message was received from the Senate, announcing that they had concurred in said amendment.

Mr. Campion offered the following joint resolution, viz:

WHEREAS, Information has reached this body that E. O'M. Condon, a naturalized citizen of the United States, is held in imprisonment by the British Government for a political offense; and whereas, a memorial from his fellow-countrymen, citizens of this State, has been presented in his behalf,

Resolved by the General Assembly of the Commonwealth of Kentucky, That our Senators in Congress be directed, and our Representatives requested, to take such steps as, in their judgment, may be best to secure the interposition of the Federal Government in behalf of said prisoner, and tend to his restoration to freedom and his return to his adopted country.

Resolved, That these resolutions, together with the memorial herewith, be printed, and that the Governor be requested to forward copies of the same to our Senators and Representatives in Congress.

Which was twice read and concurred in.

A message was received from the Senate, announcing that they had concurred in said resolution.

Mr. Nelson, with the unanimous consent of the House, withdrew his motion to reconsider the vote by which this House passed a bill, which originated in the Senate, entitled
An act to authorize the city of Newport, Campbell county, to encourage manufactures.
A message was received from the Senate, announcing that they had passed a bill, which originated in the House of Representatives, entitled
An act for the appropriation of money,
With amendments.
Mr. Craddock moved the previous question on concurring in said amendments.
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. Poor and Jenkins, were as follows, viz:

Those who voted in the affirmative, were—
Orlando C. Bowles, John M. Fish, John Watts Kearny,
H. H. Brinkley, Theodore F. Hallam, Lucien S. Luttrell,
Pat. Campion, Allen C. Hagan, Robert W. Nelson,
K. R. Culbertson,

Those who voted in the negative, were—
Mr. Speaker (Stone), L. E. Green, Chas. Patterson,
William C. Allen, J. Warren Grigsby, George W. Pickett,
Bell G. Bidwell, Robert E. Grinstead, Jere. Poor,
James D. Black, Zach T. Headly, O. C. Richardson, sr.,
William H. Botts, Richard P. Hocker, C. W. Robbins,
James W. Chowning, T. J. Jenkins, Thomas H. Shanks,
F. G. Cox, Wood M. Jones, M. M. Sloss,
Thomas J. Drury, Martin W. LaRue, A. H. Smith,
P. H. Duncan, Daniel Lary, W. J. Taylor,
J. H. Emerson, William B. Lindsay, G. W. Winns—45,
L. J. Frazee, jr., Bryan S. McClure, Ralph L. Spalding,
W. H. Frederick, L. J. Stephenson, Green Sterrett,
Joseph A. Gaines, William A. Moore, Robert Sterrett,
George H. Gardner, John B. Otten,
John D. Gardner, J. V. Owen,

Mr. Bowles moved that the House concur in the first amendment to said bill.
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. A. H. Smith and Jones, were as follows, viz:

Those who voted in the affirmative, were—
James D. Black, E. E. Hume, C. W. Robbins,
G. W. Craddock, John Watts Kearny, Samuel Russell,
P. H. Duncan, Martin W. LaRue, Thomas H. Shanks,
John M. Fish, Lucien S. Luttrell, Green Sterrett,
Those who voted in the negative, were—

William C. Allen, L. J. Frazee, jr., Chas. Patterson,
William Berkele, George H. Gardner, George W. Pickett,
Bell G. Bidwell, John D. Gardner, Jere. Poor,
William H. Botts, L. E. Green, John W. Powell,
James H. Bowden, I. Warren Grigsby, John Preston,
Orlando C. Bowles, Zach. T. Heady, O. C. Richardson, sr.,
Pat. Campion, T. J. Jenkins, M. M. Sloss,
James W. Chowning, Wood M. Jones, A. H. Smith,
E. A. Coffman, Daniel Lary, George R. Snyder,
James M. Cook, William B. Lindsay, Ralph L. Spalding,
F. G. Cox, Robert E. Little, John A. Steele,
K. R. Culbertson, Bryan S. McClure, Richard P. Stoll,
S. P. Douthitt, William E. Minor, W. J. Taylor,
W. J. Edrington, William A. Moore, E. B. Treadway,
John Ellis, John B. Otten, G. W. Winns—47,
J. H. Emerson, Samuel R. Overstreet,

The question was then taken on concurring in the second amendment, and it was decided in the negative.

The question was then taken on concurring in the third amendment, and it was decided in the negative.

The question being taken on the fourth amendment, and it was decided in the negative.

The yeas and nays being required thereon by Messrs. A. H. Smith and G. H. Gardner, were as follows, viz:

Those who voted in the affirmative, were—

William Berkele, John M. Fish, Robert W. Nelson,
James D. Black, Joshua G. Ford, John Preston,
Orlando C. Bowles, Theodore F. Hallam, J. N. Price,
H. H. Brinkley, Allen C. Hagan, C. W. Robbins,
G. W. Craddock, E. E. Hume, Albert A. Stoll,
K. R. Culbertson, John Watts Kearny, E. B. Treadway,
P. H. Duncan, Robert E. Little, Chas. H. Wood—21.

Those who voted in the negative, were—

William C. Allen, L. E. Green, John W. Powell,
William H. Botts, J. Warren Grigsby, O. C. Richardson, sr.,
James H. Bowden, Zach. T. Heady, Samuel Russell,
Pat. Campion, Thomas W. Henton, M. M. Sloss,
James M. Cook, T. J. Jenkins, A. H. Smith,
F. G. Cox, Wood M. Jones, George R. Snyder,
S. P. Douthitt, Daniel Lary, Ralph L. Spalding,
Thomas J. Drury, W. Jeff. Lee, John A. Steele,
W. J. Edrington, Wm. B. Lindsay, Green Sterrett,
The question was then taken on the concurrence of the House in the fifth amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the sixth amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the seventh amendment, and it was decided in the affirmative.

The question was then taken on the concurrence of the House in the eighth amendment, and it was decided in the affirmative.

The question was then taken on the concurrence of the House in the ninth amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the tenth amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the eleventh amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the twelfth amendment, and it was decided in the affirmative.

The question was then taken on the concurrence of the House in the thirteenth amendment, and it was decided in the negative.

The question was then taken on the concurrence of the House in the fourteenth amendment, and it was decided in the affirmative.

The question was then taken on the concurrence of the House in the fifteenth amendment, and it was decided in the affirmative.

The question was then taken on the concurrence of the House in the sixteenth amendment, and it was decided in the affirmative.

Ordered, That Messrs. Grigsby and Bidwell be appointed a committee to report said bill and amendments to the Senate.

Who, after a time, reported that they had performed that duty.

And, after a time, a message was received from the Senate, announcing that they had refused to recede from Senate amendments Nos. 1, 2, 3, 4, 5, 6, 9, 10, 11, and 12, and that they had receded from amendment 13.

Mr. Kearny moved that the House recede from their disagreement to each of the above named amendments.

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. Kearny and Russell, were as follows, viz:
Those who voted in the affirmative, were—

William Berkele, Bell G. Bidwell, James D. Black, H. H. Brinkley, G. W. Craddock, K. R. Culbertson, P. H. Duncan, John M. Fish, Joshua G. Ford, Robert E. Grinstead,


Those who voted in the negative, were—


Mr. Henton moved that the House adhere to its disagreement to said amendments, and that the Speaker appoint a Committee of Conference, to act with a similar committee from the Senate, on said amendments.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The Speaker appointed on said committee Messrs. Bidwell, Poor, and Megibben.

After a time, said Committee of Conference offered their report.

Mr. Nelson 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 said report, and it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Robert Sterrett and Kearny, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone), Joshua G. Ford, William C. Allen, William Berkele,

William A. Moore, J. Warren Grigsby, Theodore F. Hallam, John B. Otten,

Robert W. Nelson, Robert W. Nelson, John B. Otten,
MR. 20.]  HOUSE OF REPRESENTATIVES.  1359

Bell G. Bidwell,  Thomas W. Henton,  Chas. Patterson,
James D. Black,  Richard P. Hocker,  John Preston,
James H. Bowden,  E. E. Hume,  J. N. Price,
Orlando C. Bowles,  Wood M. Jones,  C. W. Robbins,
H. H. Brinkley,  Martin W. LaRue,  Samuel Russell,
James W. Chowning,  Daniel Lary,  Thomas H. Shanks,
James M. Cook,  Robert E. Little,  Ralph L. Spalding,
G. W. Craddock,  G. C. Lockhart,  John A. Steele,
K. R. Culbertson,  Lucien S. Luttrell,  Green Sterrett,
S. P. Douthitt,  T. J. Megibben,  Richard P. Stoll,
P. H. Duncan,  William E. Minor,  Charles H. Wood—44.
J. H. Emerson,  Thos. J. Montgomery,

Those who voted in the negative, were—

William H. Botts,  T. J. Jenkins,  O. C. Richardson, sr.,
F. G. Cox,  John Watt Kearny,  M. M. Sloss,
Thomas J. Drury,  W. Jeff. Lee,  A. H. Smith,
W. J. Edrington,  William B. Lindsay,  George R. Snyder,
John M. Fish,  Bryan S. McClure,  Robert Sterrett,
W. H. Frederick,  Samuel R. Overstreet,  Albert A. Stoll,
George H. Gardner,  Jere. Poor,  W. J. Taylor,
L. E. Green,

Mr. Henton moved to reconsider the vote by which said report was adopted.

Mr. Grigsby moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Kearny and Hallam, were as follows, viz:

Those who voted in the affirmative, were—

Mr. Speaker (Stone),  Joshua G. Ford,  William E. Minor,
William C. Allen,  W. H. Frederick,  William A. Moore,
William Berkele,  J. Warren Grigsby,  Robert W. Nelson,
Bell G. Bidwell,  Robert E. Grinstead,  John B. Otten,
James D. Black,  Theodore F. Hallam,  Chas. Patterson,
James H. Bowden,  Thomas W. Henton,  John W. Powell,
Orlando C. Bowles,  Richard P. Hocker,  J. N. Price,
H. H. Brinkley,  E. E. Hume,  C. W. Robbins,
Pat. Campion,  Wood M. Jones,  Samuel Russell,
James W. Chowning,  Martin W. LaRue,  Thomas H. Shanks,
James M. Cook,  Daniel Lary,  Ralph L. Spalding,
G. W. Craddock,  Robert E. Little,  John A. Steele,
K. R. Culbertson,  G. C. Lockhart,  Green Sterrett,
S. P. Douthitt,  Lucien S. Luttrell,  Albert A. Stoll,
Thomas J. Drury,  T. J. Megibben,  Richard P. Stoll—46.
J. H. Emerson,
Those who voted in the negative, were—


W. Jeff. Lee,

A message was received from the Senate, announcing that they had concurred in the adoption of the report of the Committee of Conference on the Senate amendments to said bill.

Mr. Poor, from said committee, offered a minority report of said committee.

The House took up from the orders of the day a bill from the Senate, entitled

An act to amend an act, entitled “An act to establish a new charter for the city of Louisville,” approved March 3, 1870.

Said bill was ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being 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, entitled

An act to create the Owensboro chancery court.

Which was read the first time;

Mr. Frazee moved to lay said bill on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The yeas and nays being required thereon by Messrs. Frazee and Kearney, were as follows, viz:

Those who voted in the affirmative, were—

Thomas J. Drury, Daniel Lary, Ralph L. Spalding,
P. H. Duncan, William B. Lindsay, L. J. Stephenson,
John Ellis, Robert E. Little, Green Sterrett,
J. H. Emerson, Lucien S. Luttrell, Robert Sterrett,
W. H. Frederick, William A. Moore,

Those who voted in the negative, were—

Mr. Speaker (Stone), Joshua G. Ford, Thos. J. Montgomery,
James D. Black, Theodore F. Hallam, Robert W. Nelson,
Orlando C. Bowles, John Watts Kearny, C. W. Robbins,
Pat. Campion, Martin W. LaRue, George R. Snyder,
John M. Fish,

And so said bill was rejected.

Said bill reads as follows, viz:

§ 1. Be it enacted by the General Assembly of the Commonwealth of Kentucky, That a court, to be styled the "Owensboro Chancery Court," is hereby created in the county of Daviess, to be held at the court-house in the city of Owensboro, having exclusive jurisdiction of all equitable actions and proceedings of which the Daviess circuit court now has jurisdiction; and shall possess all the power now possessed by the Daviess circuit court in equitable actions and proceedings.

§ 2. The judge of said court shall be styled the "Chancellor of the Owensboro Chancery Court;" shall be elected by the qualified voters of Daviess county on the first Monday in August, 1876, and hold his office until the first Monday in August, 1880, and until his successor shall have been duly elected and qualified, and on the first Monday in August, 1880, and each six years after the first Monday in August, 1880, and shall hold his office for a period of six years, and until his successor shall have been duly elected and qualified. He shall possess the same qualifications, and take the same oath prescribed for circuit court judges; and shall receive a salary of one thousand five hundred dollars less than the present salary of circuit court judges in this State per annum, to be paid quarterly out of the Treasury of the State in the same manner that salaries of circuit court judges are now paid; and shall be commissioned by the Governor.

§ 3. All equitable actions and proceedings prosecuted in the county of Daviess shall be prosecuted in said court. All ordinary actions and proceedings brought in the Daviess circuit court, and transferred to equity by that court, shall thereby be transferred to the Owensboro chancery court; and the latter court shall have the same power and jurisdiction over them as if originally brought in that court.

§ 4. The clerk of the Daviess circuit court shall be ex officio the clerk of the Owensboro chancery court, and receive the same fees as for similar services now rendered; and the process of said court shall be the same as the process of the Daviess circuit court, and shall be directed and executed by the same officers to whom the process of the Daviess circuit court is now directed.

§ 5. The terms of said court shall begin on the first Mondays in February and August of each year, and continue eighteen juridical days each term. The chancellor shall have power to hold other terms of said court for the purpose of making the necessary orders, and taking the
necessary steps in the preparation of cases to be fixed by the order of court at the previous terms; and he shall have power to adopt such rules of court as he shall deem conducive to the dispatch of business, but not inconsistent with the laws of this State.

§ 6. When from any cause the judge of the Daviess circuit court shall fail or be unable to attend and hold said court, the chancellor of the Owensboro chancery court shall hold the same; and if the circuit court, at any of its terms, shall fail to complete the trial of cases on the docket, it shall be the duty of the chancellor of the Owensboro chancery court to continue said term, and preside and try the remainder of the cases, he being notified that the business of the court has not been completed during the time allowed by law for holding said court.

§ 7. The clerk of the Daviess circuit court shall provide a seal for said court, and shall be its custodian; and its records shall be certified and authenticated in the same way that the records of circuit courts are. The clerk shall also provide all necessary record-books, to be paid for as the record-books of circuit courts are now paid for.

§ 8. Actions in which the chancellor of the Owensboro chancery court cannot properly preside shall be transferred to the Daviess circuit court, and there proceed and be tried as cases when changes of venue are taken.

§ 9. This act shall take effect and be and remain in force from and after its passage.

Mr. Lockhart, from the committee to examine and correct the Journal of the 17th inst., as to the proceedings on the bill, entitled Annex a bill to amend the charter of the Kentucky Central Railroad Company,

Reported that they had examined the Journal and found the same correct.

Mr. Lockhart moved that a committee be appointed to inform the Senate of the condition of said bill.

Mr. Little 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. Lockhart's motion, and it was decided in the negative.

A message was received from the Senate, announcing that they had passed bills of the following titles, viz:

An act for the benefit of R. F. Scott, late sheriff of Garrard county.

An act to amend an act, entitled "An act regulating lunatic asylums."

An act to prevent hogs from running at large upon the streets and alleys of Williamsburg, in Whitley county.

An act to include Breathitt county in the first appellate district.

An act to amend the charter of Bryantsville, Garrard county.
Which bills were severally read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bills being dispensed with,

Ordered, That said bills be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Bills which originated in the Senate were reported by the several committees to whom the same had been referred, of the following titles, viz:

By Mr. Megibben, from the Committee on Claims—
An act for the benefit of Jacob Howerton, of Lee county.

By Mr. Nelson, from the Committee on County Courts—
An act to provide for a deduction of time from the terms of sentence of prisoners confined in the Penitentiary.

By same—
An act to repeal an act to regulate and make uniform the jurisdiction of police officers in the counties of Webster and Monroe, so far as the same applies to the county of Monroe.

By same—
An act to incorporate the Christian Church of the city of Newport.

By Mr. Steele, from the Committee on Internal Improvement—
An act to incorporate the town of New Campbellsburg, in Henry county.

By Mr. Nelson, from the Committee on County Courts—
An act to amend the charter of the city of Newport, creating medical districts.

Said bills were severally ordered to be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bills being dispensed with,

Resolved, That said bills do pass, and that the titles thereof be as aforesaid.

Mr. Snyder, from the Committee on Railroads, who were directed to prepare and bring in the same, reported a bill, entitled

A bill to amend the charter of the Kentucky Central Railroad Company.

Which was read the first time and ordered to be read a second time.
The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

Mr. Grigsby moved to reconsider the vote by which said bill passed.

Mr. Lockhart moved to lay said motion on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Bowles, from the Committee on Codes of Practice, who were directed to prepare and bring in the same, reported a bill, entitled

"A bill to amend an act, entitled "An act regulating practice in criminal cases."

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Ordered, That said bill be engrossed and read a third time.

The rule of the House and the constitutional provision as to the 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.

A message was received from the Senate, announcing that they had passed a bill, entitled

"An act for the benefit of Henry, Hardin, and Carroll counties.

Which was read the first time and ordered to be read a second time.

The rule of the House and the constitutional provision as to the second reading of said bill being dispensed with,

Mr. Lindsay moved to amend said bill by adding Carroll county.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Ordered, That said bill, as amended, be read a third time.

The rule of the House and the constitutional provision as to the third reading of said bill being 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 bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate the Edgar Institute, Paris.
An act for the benefit of Thomas North, a pauper idiot of Boyle county.
An act to incorporate the William Garth Collegiate Institute, Paris.
An act to prescribe an oath to be taken by all officers elected or appointed.
An act to authorize the presiding judge of the Todd county court to grant coffee-house license within the corporate limits of Elkton.
An act for the benefit of John A. Thomas and others, of Shelby county.
An act to amend an act, entitled "An act to amend the charter of the Bagdad and Harrisonville Turnpike Road Company."
An act to increase the jurisdiction of the police judge of Lancaster in civil cases.
An act to prevent cattle from running at large in Logan county.
An act to regulate the holding of courts of claims of Pulaski county.
An act to provide for liens for laboring men and supply men.
An act for the benefit of A. B. Gilbert, sheriff of Owsley county.
An act for the benefit of John S. Geiger, late presiding county judge of Union county.
An act to incorporate the Minneola and Anderson Ferry Turnpike Road Company, in Boone county.
An act declaring Rockcastle river a navigable stream.
An act for the benefit of Nancy Fuel, an idiot, of Boyle county.
An act for the benefit of Z. Tyree, late common school commissioner for Carter county.
An act to amend an act, entitled "An act to incorporate the Pryse Creek Turnpike Road Company, in Lincoln and Casey counties," approved March 25, 1872.
An act to amend an act, entitled "An act to incorporate the Louisville Bank of Commerce," approved March 6th, 1876.
A act for the benefit of James A. Ward, of Johnson county.
An act to incorporate the Farmers and Mechanics' Manufacturing Company.
An act for the benefit of J. W. Walker, clerk of the Johnson circuit court.
An act for the benefit of the Paducah Savings Bank.
An act incorporating Phoenix Lodge, No. 106, I. O. O. F., of Louisville.
An act for the benefit of the Louisville Plate Glass Manufacturing Company.
An act for the benefit of the Maxville and Perryville Turnpike Road.
An act to authorize the trustees of South Carrollton to work roads and streets.
An act for the benefit of Joseph A. Stein, of Jefferson county.
An act to incorporate the Elliston Station and Collins' Mill Turnpike Road Company, in Grant county.
An act to incorporate C. S. Hoffman Lodge, No. 252, Free and Accepted Masons.
An act to amend article 11 of chapter 29 of the General Statutes.
An act to declare Frozen creek, in Breathitt county, a navigable stream.
An act to amend section 3, article 2, chapter 106, General Statutes, title "Taverns."
An act to change the time of holding the Owenton police court.
An act for the benefit of G. P. Rose and J. L. McCarty, late sheriffs of Whitley county.
An act to incorporate the Louisville Association for the Improvement of Live Stock.
An act to amend the charter of the Kentucky Central Railroad Company.
An act to amend an act, entitled "An act to incorporate the Christian Association of the Women of Louisville."
An act to amend an act incorporating the Winchester and Red River Iron Works Turnpike Road Company.
An act to incorporate the Louisville and Paducah Railroad Company.
With an amendment to the last named bill.
Which was concurred in.
A message was also received from the Senate, announcing that they had disagreed to bills, which originated in the House of Representatives, of the following titles, viz:

An act to change the line between the counties of Clay and Owsley.

An act to amend the charter of the Louisville Banking Company, of the city of Louisville, approved January 24th, 1867.

An act to authorize the Quarter-Master General to audit and report to the General Assembly all claims for property taken, and services rendered, by the State in the late civil war.

A message was also received from the Senate, announcing that they had passed a bill, entitled

An act for the benefit of Mirah Simmons, of Warren county.
Which was read the first time.

A message was also received from the Senate, announcing that they had passed bills, which originated in the House of Representatives, of the following titles, viz:

An act to incorporate Halsey’s Female Seminary, in Warren county.

An act for the benefit of school district No. 1, Allen county.

A message was also received from the Senate, announcing that they had concurred in House amendments to bills, which originated in the Senate, of the following titles, viz:

An act to protect sheep from depredations by dogs, and to authorize the county courts to impose taxes on dogs for county purposes.

An act for the propagation and protection of food fishes in the waters of the State of Kentucky.

A message was also received from the Senate, announcing that they had passed, with an amendment, a joint resolution, which originated in the House of Representatives, entitled

Resolution as to relations between the State of Kentucky and the Kentucky River Navigation Company.
Which amendment was concurred in.

A message was also received from the Senate, announcing that they had passed a joint resolution, entitled

Resolution in relation to the election of Public Printer.
Which was twice read and adopted.
A message was also received from the Senate, announcing that they had refused to recede from, and insist on their amendment to a bill, which originated in the House of Representatives, entitled
An act for the protection of sheep in the counties of Henderson, Breckinridge, Meade, Ohio, Caldwell, Hancock, McLean, and Daviess.

Moved that the House do recede from its disagreement to the Senate amendment.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Mr. Albert A. Stoll, from special committee to whom were referred the letter and petition of General G. W. Smith, offered the following report, viz:

The special committee of the Senate appointed to take into consideration the written communication of Gen. Gustavus W. Smith, bearing date March 15th, 1876, and which was addressed to the two Houses of the General Assembly of the Commonwealth of Kentucky, and the special committee of the House of Representatives appointed for a like purpose, respectfully report, that said two committees, acting together, organized by appointing F. L. Cleveland chairman, and Albert A. Stoll secretary; that the said Gustavus W. Smith then appeared before them, and being duly sworn, gave his testimony, in writing, which is filed herewith, marked "Exhibit A." He also furnished said committee with two written statements, which are filed herewith as exhibits, one of which is marked "Exhibit B," and the other "Exhibit C."

He also made before the committee a verbal statement, which was not reduced to writing.

Messrs. John Rodman, Bedford Leslie, H. T. Stanton, C. T. Baird, and D. Howard Smith, were severally duly sworn as witnesses, and thereupon each one of them testified as a witness.

Documentary evidence was also produced before the committee. The evidence conduces to show that General Smith had heard matters which, it seems, induced him to believe that Mr. D. Howard Smith had, prior to his election in August, 1875, to the office of Auditor, some understanding that, in the event of his election, Mr. Clinton McClarty should be appointed Insurance Commissioner. But, in the opinion of the committee, the evidence does not show, or conduct to show, that at any time prior to the election of Mr. D. Howard Smith in August, 1875, to the office of Auditor, he made any promise or agreement, express or implied, direct or indirect, that he would, in any event whatever, confer the office of Insurance Commissioner upon Mr. Clinton McClarty, or that any other person so did with his knowledge.
The evidence shows that on the 9th day of September, 1872, the Acting Insurance Commissioner filed in the office of the Auditor a certificate showing that the St. Louis Mutual Insurance Company had complied with the law, and was authorized to do a life insurance business in the State of Kentucky; and that, the Auditor, in the month April, 1873, issued license to several agents of that company to do an insurance business in the State. The certificate so filed showed upon its face that it was based upon a statement of the financial condition of the company on the 31st day of December, 1871. No statement showing the financial condition of that company on the 31st day of December, 1872, was ever filed, and for that reason it is alleged that the Auditor had not the legal right to license the agents of the company in April, 1873.

The 15th section of an act, entitled "An act for the incorporation and regulation of life insurance companies," approved March 12th, 1870, required all life insurance companies doing business in this State on the 10th day of January in each year, or within sixty days thereafter, to return a statement, in detail, to the Insurance Commissioner, of its financial condition on 31st day of the preceding December.

Section 17 of the same act authorizes the Insurance Commissioner, for good cause shown, to extend, not beyond sixty days, the time of filing such statement.

Section 18 of the same act declares that "any new business done by any company or its agents in this State, after neglect to make the prescribed return, shall be deemed to be done in violation of law."

Section 38 of the same act is as follows, viz: "Licenses to agents must be renewed annually, in the same manner as original licenses were issued, upon certificate of the Commissioner that the company represented by the agent has fully complied with the law of this State, and maintains its legal reserve."

The opinion of the committee is, that no license can be legally issued to the agent of a foreign company which has not complied with the law in reference to filing with the Insurance Commissioner within the prescribed time such financial statement as is required by the statute.

But the evidence showed that the Auditor had consulted the Attorney General touching the matter, and that the Attorney General had advised the Auditor that, when the proper certificate had been once filed, license could be legally issued for a year after the certificate was so filed, unless the company within that time was shown to be insolvent. The evidence also showed that the Auditor relied upon that advice, believed it correct, and acted in good faith, and that he had no notice at the time the licenses were issued to the agents of the St. Louis Mutual Life Insurance Company that the Company had not complied with the law in every respect.
The committee is clearly of the opinion that the Auditor has not, knowingly or intentionally, violated the law by issuing license to the agent or agents of any insurance companies or company. The committee heard all the evidence offered by either party.

All of which is respectfully reported.

MARCH 20TH, 1876.

On motion of Mr. Bowles, said report was received by the House.

On motion of Mr. Little, the House took up from the orders of the day the motion of Mr. Spalding to reconsider the motion by which this House passed a bill, entitled

An act to amend an act, entitled "An act to establish tram tracks or railways to navigable streams or railroads in Rockcastle county.

Mr. Little moved to lay said motion to reconsider on the table.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

The hour of 4 o'clock, P. M., having arrived, the House, according to order, proceeded to the joint execution of the joint order of the day, the election of a Public Printer and Binder.

On motion of Mr. Nelson, a committee, consisting of Messrs. Nelson, Snyder, and Bidwell, were appointed to wait upon the Senate, and inform them that this House was now ready to proceed to the execution of the joint order aforesaid, and, after a time, the committee reported that they had performed that duty.

A message was received from the Senate, announcing that they were also ready to proceed to the execution of the joint order aforesaid.

The Speaker having announced that nominations for the office of Public Printer and Binder were in order, the following persons were thereupon nominated for said office, viz:

Mr. Botts nominated S. I. M. Major.

Mr. John D. Gardner nominated M. W. LaRue.
Mr. Grinstead nominated T. C. Tracie.
Mr. Steele nominated R. J. O'Mahoney.
Mr. Bidwell nominated L. G. Faxon.
Mr. Hallam nominated Samuel Davis.
Mr. Luttrell nominated T. M. Green.

After interchanging notices of the nominations of each House, the House proceeded to ballot, as between them, with this result, viz:

Those who voted for Mr. LaRue, were—
- Pat. Campion
- F. G. Cox
- Thomas J. Drury
- L. J. Frazee, jr.
- W. H. Frederick
- George H. Gardner
- John D. Gardner

Those who voted for Mr. Green, were—
- Orlando C. Bowles
- Lucien S. Luttrell

Those who voted for Mr. Major, were—
- William C. Allen
- James D. Black
- William H. Botts
- James H. Bowden
- James M. Cook
- G. W. Craddock
- S. P. Douthitt
- John M. Fish
- L. E. Green
- J. Warren Grigsby

Those who voted for Mr. O'Mahoney, were—
- James W. Chowning
- Allen C. Hagan
- Mr. Speaker (Stone)
- Bell G. Bidwell
- W. J. Edrington

Those who voted for Mr. Davis, were—
- P. H. Duncan
- John Ellis

Those who voted for Tracie, were—
- William Berkele
- H. H. Brinkley
- K. R. Culbertson

On motion, Messrs. Nelson, Snyder, and Bidwell were appointed a committee on the part of the House, to act with a similar committee
on the part of the Senate, to count and report the result of the joint
vote, who, having retired, after a time, returned and reported the
following as the result thereof, viz:

For Mr. LaRue, 22 votes.
For Mr. Green, 6 votes.
For Mr. Major, 46 votes.
For Mr. O'Mahoney, 7 votes.
For Mr. Faxon, 6 votes.
For Mr. Davis, 6 votes.
For Mr. Tracie, 12 votes.
For Mr. Wood, 2 votes.

Total number 107 votes.
Necessary to a choice, 54 votes.
No one having received a majority of all the votes cast, the
Speaker declared that no election was had.

Mr. Luttrell withdrew the name of Mr. Green.
Mr. Bidwell withdrew the name of Mr. Faxon.

Proceeding then to take a second ballot as between those in nomi-
nation, the same resulted thus:

Those who voted for Mr. LaRue, were—

Bell G. Bidwell, L. E. Green, O. C. Richardson, sr.,
Orlando C. Bowles, Zach. T. Heady, C. W. Robbins,
Pat. Campion, Allen C. Hagan, Samuel Russell,
P. G. Cox, Richard P. Hocker, M. M. Sloss,
Thomas J. Drury, John Waits Kearny, Ralph L. Spalding,
P. H. Duncan, W. Jeff. Lee, Robert Sterrett,
J. H. Emerson, Bryan S. McClure, Albert A. Stoll,
L. J. Frazee, jr., John B. Otten, W. J. Taylor,
W. H. Frederick, Chas. Patterson, G. W. Wians,
George H. Gardner, George W. Pickett, Charles H. Wood—32.

Those who voted for Mr. Major, were—

William C. Allen, Thomas J. Henry, William E. Minor,
James D. Black, Thomas W. Henton, Robert W. Nelson,
William H. Botts, E. E. Hume, J. V. Owen,
James H. Bowden, T. J. Jenkins, Jere. Poor,
James M. Cook, Wood M. Jones, John W. Powell,
G. W. Craddock, Daniel Lary, John Preston,
S. P. Douthitt, William B. Lindsay, J. N. Price,
W. J. Edington, Robert E. Little, Thomas H. Shanks,
John Ellis, G. C. Lockhart, A. H. Smith,
John M. Fish, Lucien S. Luttrell, George R. Snyder,
Joshua G. Ford, Matt. McKinney, L. J. Stephenson,
J. Warren Grigsby, T. J. Megibben, Green Sterrett—36.
Those who voted for Mr. O'Mahoney were—
Theodore F. Hallam,

Those who voted for Mr. Tracie, were—
William Berkle, Robert E. Grinstead, Richard P. Stoll,
K. R. Culbertson,

A committee having been appointed by each House to act jointly
for the purpose of ascertaining the result of the second ballot, report
thereof was made by said committee as follows, viz:

For Mr. LaRue, 35 votes.
For Mr. Major, 54 votes.
For Mr. O'Mahoney, 5 votes.
For Mr. Davis, 2 votes.
For Mr. Tracie, 12 votes.
For Mr. Wood, 3 votes.
For Mr. Green, 1 vote.

Total, 112 votes.

Necessary to choice, 57 votes.

No one having received a majority of the votes cast, the Speaker
announced that no election was yet had.

Mr. Steele withdrew the name of Mr. O'Mahoney.
Mr. Hallam withdrew the name of Mr. Davis.
Mr. Grinstead withdrew the name of Mr. Tracie.

Proceeding then to take a third ballot, as between those in
nomination, the same resulted thus:

Those who voted for Mr. LaRue, were—
Mr. Speaker (Stone), John D. Gardner, Chas. Patterson,
Orlando C. Bowles, L. E. Green, George W. Pickett,
H. H. Brinkley, Robert E. Grinstead, O. C. Richardson, sr.,
Pat. Campion, Theodore F. Hallam, C. W. Robbins,
James W. Chowning, Zach. T. Heady, Samuel Russell,
F. G. Cox, John Watts Kearny, M. M. Sloss,
Thomas J. Drury, W. Jeff. Lee, Ralph L. Spalding,
P. H. Duncan, Bryan S. McClure, Robert Sterrett,
L. J. Frazee, jr., William A. Moore, Albert A. Stoll,
W. H. Frederick, John B. Otten, W. J. Taylor,

Those who voted for Mr. Major, were—
William C. Allen, Thomas J. Henry, William E. Minor,
Bell G. Bidwell, Thomas W. Henton, Robert W. Nelson,
James D. Black, Allen C. Hagan, J. V. Owen,
The members who voted for Mr. Tracie were:

William Berkele, E. E. Hume, Jere. Poor, John W. Powell,
K. R. Culbertson, T. J. Jenkins, J. N. Price,
A. H. Smith, Wood M. Jones, Thomas H. Shanks,
Lucien S. Luttrell, Robert E. Little, George R. Snyder,
J. M. Fish, G. C. Lockhart, John A. Steele,
Joshua G. Ford, Matt. McKinney, L. J. Stephenson,
J. Warren Grigsby, T. J. Megibben, Green Sterrett,
G. W. Winns—40.

A joint committee having been appointed by the two Houses to count and ascertain the result of the third ballot, reported the same as follows, viz:

For Mr. LaRue, — — — — — — — — — — — — — — — — — — — — — 33 votes.
For Mr. Major, — — — — — — — — — — — — — — — — — — — — — — 64 votes.
For Mr. Tracie, — — — — — — — — — — — — — — — — — — — — — — 9 votes.
For Mr. Wood, — — — — — — — — — — — — — — — — — — — — — — 1 vote.

Total, — — — — — — — — — — — — — — — — — — — — — — — — — — — 107 votes.

Necessary to a choice, 54 votes.

Mr. Major having received a majority of all the votes cast, was thereupon declared by the Speaker to be elected Public Printer and Binder for the period and term prescribed by law.

A message was received from the Senate, announcing that they had passed a joint resolution, entitled

A resolution extending the session of the present General Assembly from 9 to 11 o'clock, P. M., to-day.

Said resolution reads as follows:

Resolved by the General Assembly of the Commonwealth of Kentucky, That this session be extended till 9 o'clock, P. M., on Monday, March 20th, at which time it will adjourn sine die.

Mr. Hallam offered a substitute for said resolution.

And the question being taken on the adoption of said substitute, it was decided in the affirmative.

The resolution, as amended by the substitute, was twice read and adopted.

The yeas and nays being required thereon by Messrs. A. H. Smith and Green, were as follows, viz:
Those who voted in the affirmative, were—

Mr. Speaker (Stone), J. Warren Grigsby, Chas. Patterson,
William C. Allen, Theodore F. Hallam, Jere. Poor,
Bell G. Bidwell, Thomas W. Henton, John W. Powell,
James D. Black, Allen C. Hagan, John Preston,
James H. Bowden, T. J. Jenkins, J. N. Price,
Orlando C. Bowles, John Watts Kearny, C. W. Robbins,
H. H. Brinkley, Daniel Lary, Samuel Russell,
Pat. Campion, William B. Lindsay, Ralph L. Spalding,
James W. Chowning, Robert E. Little, John A. Steele,
G. W. Craddock, Lucien S. Luttrell, Richard P. Stoll,
S. P. Douthitt, T. J. Megibben, E. B. Treadway,
Thomas J. Drury, William E. Minor, G. W. Winns,
P. H. Duncan, John B. Otten, Chas. H. Wood—41.
Joshua G. Ford, J. V. Owen.

Those who voted in the negative, were—

William Berkele, John D. Gardner, William A. Moore,
William H. Botts, L. E. Green, Robert W. Nelson,
James M. Cook, Richard P. Hocker, Samuel R. Overstreet,
F. G. Cox, E. E. Hume, George W. Pickett,
K. R. Culbertson, Wood M. Jones, O. C. Richardson, sr.,
W. J. Edrington, Martin W. LaRue, A. H. Smith,
J. H. Emerson, W. Jeff. Lee, George R. Snyder,
John M. Fish, G. C. Lockhart, Green Sterrett,
L. J. Frazee, jr., Bryan S. McClure, Robert Sterrett,
George H. Gardner,

After a time, a message was received from the Senate, announcing
that they had concurred in the substitute to said resolution.

A message was received from the Senate, announcing that they
had adopted a joint resolution, entitled

Resolution for the benefit of D. D. Sublett,

Said resolution reads as follows, viz:

Resolved by the General Assembly of the Commonwealth of Kentucky,
That the sum of twenty-five dollars is hereby appropriate to D. D. Sub­
lett, for extra services in waiting on the committee of investigation
ordered by the Senate.

Mr. Little moved to amend said resolution by appropriating $5 to
John A. Crittenden.

And the question being taken on the adoption of said amendment,
it was decided in the affirmative.

Said resolution, as amended, was twice read and adopted.

Which amendment was concurred in by the Senate.

Mr. Bowden offered the following joint resolution, viz:

Whereas, The accommodations in the Penitentiary are at present in­
adequate to the proper employment of the convicts therein, or their con­
finement in separate cells; therefore,
Be it resolved by the General Assembly of the Commonwealth of Kentucky, THAT the Governor be, and he is hereby, requested to grant pardons to as many of the convicts as will reduce their number to a reasonable proportion to the present accommodations of the Penitentiary, and in making the selections, that he take into consideration the age, offense, time yet to serve, past deportment, and condition of health of the convicts.

Which was twice read and adopted.

Mr. Kearny offered the following resolution, viz:

Resolved. That the Public Printer be, and is hereby, directed to forward to each member of the House of Representatives, and the officers thereof, such documents as may not have been printed at the time of the adjournment of the present Legislature, together with a synopsis of the general, and the titles of the private, acts passed at this session, on which the postage is to be paid: fifty copies of said synopsis of the acts to be forwarded to each member of this House and the officers thereof.

Mr. Snyder offered an amendment to said resolution.

And the question being taken on the adoption of said amendment, it was decided in the affirmative.

Said resolution, as amended, was twice read and adopted.

Mr. J. N. Price, from the Committee on Enrollments, reported that the committee had examined sundry enrolled bills and joint resolutions, which originated in the House of Representatives, of the following titles, viz:

An act in aid of common schools of Boyle county;
An act to prevent cattle from running at large in Logan county;
An act to incorporate the Covington Hotel Company;
An act to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from the judgments of said courts, and to authorize the quarterly courts to appoint clerks;
An act to authorize the trustees of South Carrollton to work roads and streets;
An act for the benefit of the Paducah Savings Bank;
An act to change the time of holding the Owenton police court;
An act authorizing the Pulaski county court to agree upon the compensation to the sheriff or tax collector of said county for the years 1876 and 1877;
An act for the benefit of Samuel Tate, of Pulaski county;
An act to amend section one hundred and three of an act, entitled "An act establishing a new charter for the city of Louisville;"
An act to exempt the citizens from road tax north of Green river, in Henderson county, and require them to work on said road;
An act for the benefit of school district No. 13, in Morgan county;
An act to authorize the presiding judge of the Todd county court
to grant coffee-house license within the corporate limits of Elkton;
An act to increase the jurisdiction of the police judge of Lan­
caster in civil cases;
An act to incorporate the town of Stanton, in Powell county;
An act authorizing the president and three directors to lease the
Bardstown and Springfield Turnpike Road to Sanford Cutsinger or
others;
An act to incorporate the Elizaville Cemetery Company, Fleming
county;
An act to amend an act, entitled "An act to establish a criminal
court in the sixth judicial district and Hardin county," approved
February 23, 1876, and to add Taylor county to said criminal court
judicial district;
An act to provide for liens for laboring men and supply men;
An act to incorporate the Grangers' Bank of Shelbyville;
An act to legalize certain sales made under the decrees of Pike
circuit court;
An act to provide for the building of turnpike roads in Todd
county;
An act to amend an act, entitled "An act to incorporate the Fry's
Creek Turnpike Road Company, in Lincoln and Casey counties,"
approved March 25, 1872;
An act for the appropriation of money;
An act to incorporate the Edgar Institute, Paris, Kentucky;
An act for the benefit of A. B. Gilbert, sheriff of Owsley county;
An act for the benefit of Nancy Fuel, an idiot of Boyle county;
An act for the benefit of John A. Thomas and others, of Shelby
county;
An act to amend an act, entitled "An act to incorporate the Louisville Bank of Commerce," approved March 6th, 1876;
An act to amend an act, entitled "An act to amend the charter of
the Bagdad and Harrisonville Turnpike Road Company;"
An act to prescribe an oath to be taken by all officers elected or
appointed;
An act for the benefit of Thomas North, a pauper idiot of Boyle
county;
An act to incorporate the Bethel and Eagle Valley Turnpike Road Company;
An act for the benefit of John S. Geiger, late presiding county judge of Union county;
An act to declare Rockcastle river a navigable stream;
An act to regulate the holding of the court of claims in Pulaski county;
An act in aid of R. H. Caldwell, common school commissioner of Boyd county;
An act for the benefit of G. P. Rose and J. L. McCarty, late sheriffs of Whitley county;
An act to incorporate Halsell's Female Seminary, in Warren county;
An act for the benefit of school district No. 1, Allen county;
An act to incorporate the Corydon Lodge, No. 1, Colored Benevolent Society;
An act to incorporate the Minneola and Anderson Ferry Turnpike Road Company, in Boone county;
An act for the protection of sheep in the counties of Henderson, Breckinridge, Caldwell, Hancock, McLean, Daviess, and Christian;
An act for the benefit of school district No. 1, in Oldham county;
An act for the benefit of the coroner of Jefferson county;
An act for the benefit of W. M. Kirby, sheriff of Garrard county;
An act to amend the charter of the town of Lockport, in Henry county;
An act for the benefit of W. H. Fitzpatrick, sheriff of Floyd county in 1874;
An act for the benefit of school district No. 41, Fleming county;
An act to incorporate Oldham Lodge, No. 169, of Free and Accepted Masons;
An act to incorporate the Farmers and Mechanics' Manufacturing Company;
An act to incorporate the Louisville and Paducah Railroad Company;
An act to incorporate the Elliston Station and Collins' Mill Turnpike Road Company, in Grant county;
An act for the benefit of the jailer of Lincoln county;
An act to incorporate the Farmers' Home Journal, Louisville;
An act to change the name of Falmouth Cemetery;
An act to change the line between the counties of Whitley and Laurel;

An act for the benefit of G. B. Dockery, of Butler county;

An act for the benefit of C. R. Snell, of Warren county;

An act to incorporate Taylor Lodge, No. 164, Free and Accepted Masons, of Colemansville, Harrison county;

An act to improve roads in Butler county;

An act to amend an act, entitled "An act to incorporate the Kentucky Mutual Benefit Association of Physicians," approved March 21, 1871;

An act to incorporate the Mount Carmel Roman Catholic Cemetery, of Paducah;

An act to declare Frozen creek, in Breathitt county, a navigable stream;

An act for the benefit of the Louisville Plate Glass Manufacturing Company;

An act to amend section 3, article 2, chapter 106, General Statutes, title "Taverns;"

An act to amend an act, entitled "An act to regulate practice in criminal cases;"

An act to amend the charter of the Kentucky Central Railroad Company;

An act to amend the act incorporating the Winchester and Red River Iron Works Turnpike Road Company;

An act to amend an act, entitled "An act to incorporate the Christian Association of the Women of Louisville;"

An act to amend article 11, chapter 29, General Statutes;

An act to amend an act, entitled "An act to change the name and extend the limits of the town of Berry's Station, in Harrison county," approved March 16th, 1869;

An act for the benefit of the Maxwell and Perryville Turnpike Road;

An act for the benefit of Joseph A. Stein, of Jefferson county;

An act to incorporate C. S. Hoffman Lodge, No. 252, Free and Accepted Masons;

An act to incorporate Phœnix Lodge, No. 196, I. O. O. F., of Louisville;

An act for the benefit of J. W. Walker, clerk of the Johnson circuit court;
An act for the benefit of Z. Tyree, late common school commissioner for Carter county;
An act for the benefit of James A. Ward, of Johnson county;
An act to incorporate the Louisville Association for the Improvement of Live Stock;
An act to establish a Bureau of Agriculture, Horticulture, and Statistics;
An act to incorporate the William Garth Collegiate Institute, Paris, Kentucky;
An act to allow the voters of Floyd county to vote on the proposition of moving the county seat of said county;
An act to incorporate the Glasgow Grangers' Mutual Benefit Society;
An act for the benefit of S. M. Machen, of Lyon county;
An act to amend chapter 110, General Statutes; title "Public Printing and Binding;"
An act requiring the county court of Jefferson county to appoint a measurer of wood, stave-timber, lumber, hoop-poles, and staves;
An act for the benefit of the sheriff of Calloway county;
An act for the relief of H. D. Porter, late sheriff of Elliott county, and his sureties;
An act to authorize the county court of Elliott county to levy an ad valorem tax for bridge and road purposes;
An act to incorporate the Hopkins County Land and Mining Company;
An act to increase the jurisdiction of the quarterly court of Muhlenburg county;
An act to incorporate the town of Jeffersonville, in Montgomery county;
An act to fix the compensation of the militia when in actual service;
An act for the benefit of litigants and attorneys of the Owsley circuit court;
An act to amend the charter of the Bank of Woodford, approved March 3d, 1860;
An act to incorporate the Bagdad Cemetery Company;
An act concerning the road laws of Daviess county;
An act to repeal part of an act to amend an act, entitled "An act to incorporate the Danville Gas-light Company," approved February 7th, 1874,
An act for the benefit of Joseph Rutherford, late sheriff of Jessamine county;

An act for the benefit of the sureties of L. F. Marshall for the years 1872-'3-'4;

An act to authorize the county court of Grant county to appropriate money to turnpikes, and for other purposes;

An act for the benefit of Joseph H. Davis, sheriff of Ballard county;

An act to incorporate the Home Building and Savings Association of Newport;

An act for the benefit of Elisha Bullock, committee for Emanuel Ferrell, pauper idiot;

An act to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State;

An act to amend chapter 76, General Statutes, title "Militia;"

An act to incorporate Grayson Lodge, No. 186, Independent Order of Odd Fellows;

Also enrolled bills and joint resolutions, which originated in the Senate, of the following titles, viz:

An act directing the Secretary of State to furnish certain books for the use of the commissioner's office of the Louisville chancery court;

An act to protect sheep from depredations by dogs, and to authorize the county courts to impose taxes on dogs for county purposes;

An act to incorporate the Louisville Abstract and Loan Association;

An act to incorporate the Calloway Agricultural and Mechanical Association;

An act concerning the Codes of Practice;

An act to incorporate the Williams town Masonic Hall Company;

An act to amend and reduce into one the several acts in reference to the town of Marion;

An act for the benefit of James Dees, of Laurel county;

An act to regulate the jurisdiction and trial of criminal and penal cases in Warren county;

An act to amend an act, entitled "An act regulating lunatic asylums;"

An act to provide for the improvement of public roads in Hart county;

An act to pay jurors, summoned by order of the Lincoln county court, to try the right of way on the Cincinnati Southern Railway;
An act to amend section 2 of article 16 of chapter 92 of the General Statutes;
An act to change the time of holding the quarterly courts for the county of Madison;
An act to amend the charter of the city of Hopkinsville;
An act for the benefit of H. S. Percival, sheriff of Kenton county;
An act for the benefit of John C. Broadhead;
An act for the benefit of R. F. Scott, late sheriff of Garrard county;
An act to amend the charter of the city of Newport, creating medical districts;
An act to incorporate the town of New Campbellsburg, in Henry county;
An act for the propagation and protection of food fishes in the waters of the State of Kentucky;
An act to define and punish certain trespasses;
An act to prevent hogs from running at large upon streets and alleys in the town of Williamsburg, in Whitley county;
An act to include Breathitt county in the first appellate district;
An act to amend the charter of Bryantsville, Garrard county;
An act for the benefit of Henry and Hardin counties;
An act to incorporate the Louisville Construction Company;
An act for the benefit of Jacob Howerton, of Lee county;
An act for the benefit of Hezekiah McKeehan, committee for Isaac McKeehan, a pauper lunatic of Whitley county;
An act for the benefit of Jos. D. Smith, committee of Rhoda Ray, an idiot of Laurel county;
An act to incorporate the Louisville Rugby School of the city of Louisville;
An act incorporating the Supreme Lodge of the Knights of Honor;
An act to amend the charter of the city of Cynthiana;
An act to incorporate the town of Turner's Station, Henry county;
An act to amend an act to establish a board of commissioners of taxes and assessments for the city of Louisville, approved February 17, 1866;
An act to amend the charter of the Louisville, Harrod's Creek, and Westport Railway Company;
An act to provide for the payment of expenses incurred in the investigation of charges preferred against Senator George B. Hodge;
An act giving the sheriff of Franklin county the longer time of two months to pay into the Treasury the revenue of said county;

An act to amend chapter one hundred and sixty, Acts of 1873 and 1874;

An act to amend section two of article one, chapter twenty-eight, title “Court of Appeals,” of the General Statutes;

An act to authorize the county court of Marshall county to issue bonds to rebuild or enlarge the court-house;

An act to amend an act, entitled “An act to incorporate the Owingsville and Mt. Sterling Turnpike Road Company;”

An act to increase the jurisdiction of the police court in the town Eminence, in Henry county;

An act for the benefit of B. R. Nall and others, sureties of Joseph Gore, late sheriff of Larue county;

An act to repeal an act to regulate and make uniform the jurisdiction of police officers in the counties of Webster and Monroe, so far as the same applies to the county of Monroe;

An act to incorporate the Christian Church in Newport;

An act to provide for the extension of the penitentiary, for building a new cell-house, work-shops, &c.;

An act to provide for a deduction of time from the terms of sentence of prisoners confined in the penitentiary;

An act to amend section 96 of an act, entitled “An act to establish a new charter for the city of Louisville,” approved March 3d, 1870;

Resolution in relation to the death of ex-Governor Thomas E. Bramlette;

Resolution in reference to the election of a Public Printer;

Resolution for the benefit of D. D. Sublett and John A. Crittenden;

Resolution extending the present session until 12 o’clock, P. M., March 20th, 1876;

And had found the same truly enrolled.

Whereupon the Speaker affixed his signature thereto.

Ordered, That Mr. J. N. Price inform the Senate thereof.

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 joint resolutions, which originated in the Senate, of the following titles, viz:

An act to amend an act, entitled “An act to amend an act approved February 18, 1860, to empower the county court of Bath
county to make subscription to the capital stock of turnpike road companies," approved February 5th, 1868.

An act to legalize certain proceedings and orders of the Caldwell county court.

An act to amend chapter 92 of the General Statutes, title "Revenue and Taxation."

An act to authorize the city of Newport, Campbell county, to encourage manufactures.

An act to authorize the Carlisle and Jackstown Turnpike Road Company, Upper Route, in Nicholas county, to dispose of its franchises, road-bed, and right of way.

An act to amend section 52, article 2, chapter 39, General Statutes.

An act to make taxation equal and uniform in counties where an ad valorem tax is levied by the county court.

An act for the benefit of licensed owners of stud-horses, jacks, and bulls in Madison and Garrard counties.

An act to amend an act to amend an act, entitled "An act to incorporate the Kentucky Association for the Improvement of the Breed of Horses."


An act to regulate the holding of the chancery, criminal, and circuit courts at Alexandria, in Campbell county, in the twelfth judicial district.

An act in aid of colored common schools in Hart county.

An act concerning the Kentucky High School.

An act to authorize the city of Lawrenceburg, Indiana, to purchase ferry in Boone county, opposite said city.

An act for the relief of M. B. Cox, late sheriff of Morgan county, and his sureties.

An act to amend the title of chapter 159 of the act approved February 14th, 1876.

An act in relation to an act to incorporate the Kentucky and Great Eastern Railway Company, approved March 22, 1870.

An act to amend an act, entitled "An act to establish a criminal court in the 14th judicial district," approved March 13, 1876.

An act to regulate the sale of spirituous liquors in the town of Watkinsville, or within two miles thereof.
An act to amend the charter of the town of Elizabethtown, in Hardin county.

An act to amend an act, entitled "An act authorizing rewards for killing wolves, red foxes," &c., approved 13th February, 1873.

An act for the benefit of the assessor of Harrison county.

An act to fix the time of holding the Montgomery circuit court.

An act in aid of common schools in Calloway county.

An act to incorporate the Campbell and Kenton Fair Company.

An act to prevent the sale of spirituous or intoxicating liquors within one mile of the town of Williamsburg, in Whitley county.

An act regulating the holding of circuit and criminal courts in the sixteenth judicial district.

An act to amend the charter of the Louisville and Nashville Railroad.

An act to amend the charter of the city of Louisville.

An act to amend an act to establish and maintain a graded school in the town of Harrodsburg, approved March 15, 1876.

An act to incorporate the Sandlick Baptist Church, of Monroe county.

An act to amend article 16, chapter 92, General Statutes.

An act to incorporate Melton Park, Kenton county.

An act for the benefit of J. N. Williams, late assessor of Calloway county.

An act to amend the charter of the Bank Lick Turnpike Road Company.

An act to amend the charter of the city of Ludlow.

An act to repeal chapter 65, General Statutes, and to re-establish the office of receiver of lands west of the Tennessee river.

An act for the benefit of A. H. Hogan, sheriff of Boyd county.

An act to incorporate the Licking Bridge and Junction Turnpike Company.

An act for the benefit of John B. Richardson, of Lexington.

An act to incorporate Oakland Cemetery, in Gallatin county.

An act to incorporate the Central Coal and Iron Company.

An act to amend an act, entitled "An act to authorize the voters of the city of Mayfield to vote upon the proposition as to whether spirituous, vinous, or malt liquors shall be sold within the corporate limits of said city, or within one mile thereof," approved December 15, 1873.

An act for the benefit of J. M. Hester, of Graves county.
An act to amend an act, entitled "An act to amend and reduce into one the several acts concerning the Wilderness Turnpike Road."
An act for the benefit of Theodosia Wells, a pauper idiot of Logan county.
An act regulating the mode and manner in which claims against the county of Boyd shall be presented to the county court of Boyd county.
An act regulating practice in criminal cases.
An act regulating practice in civil cases.
An act to provide for the payment of expenses incurred in the investigation of charges preferred against Senator George B. Hodge.
An act to regulate the jurisdiction and trial of criminal and penal cases in Warren county.
An act for the benefit of James Dees, of Laurel county.
An act to authorize the county court of Marshall county to issue bonds to build or enlarge the court-house.
An act for the benefit of B. R. Knoll and other sureties of Joseph Gore, late sheriff of Larue county.
An act to incorporate the Louisville Rugby School of the city of Louisville.
An act to incorporate the town of Turner's Station, Henry county.
An act for the benefit of Joseph H. Davis, sheriff of Ballard county.
An act for the benefit of Joseph D. Smith, committee of Rhoda Ray, an idiot of Laurel county.
An act to increase the jurisdiction of the police court in the town of Eminence, in Henry county.
An act to authorize the county court of Grant county to appropriate money to turnpikes and for other purposes.
An act incorporating the Supreme Lodge of the Knights of Honor.
An act to amend chapter 160, Acts of 1873 and 1874.
An act giving the sheriff of Franklin county the longer time of two months to pay into the Treasury the revenue tax of said county.
An act to amend section 2 of article 1, chapter 28, title "Court of Appeals," of the General Statutes.
An act to amend the charter of the Louisville, Harrod's Creek, and Westport Railroad Company.
An act directing the Secretary of State to furnish certain books for the use of the commissioner's office of the Louisville chancery court.
An act to incorporate the Williamstown Masonic Hall Company.
An act to amend the charter of the city of Cynthiana.
An act to amend an act, entitled "An act to incorporate the Owingsville and Mt. Sterling Turnpike Road Company."
An act to amend an act establishing a board of commissioners of taxes and assessment for the city of Louisville, approved February 17, 1866.
An act for the benefit of Hezekiah McKeehan, committee of Isaac McKeehan, a pauper lunatic of Whitley county.
An act to protect sheep from depredations by dogs, and to authorize the county courts to impose taxes on dogs for county purposes.
An act for the benefit of Elisha Bullock, committee for Emanuel Ferrill, a pauper idiot.
Resolution in relation to the death of ex-Governor Thomas E. Bramlette.
Resolution in reference to the election of a Public Printer.
An act for the benefit of John C. Broadhead.
An act to amend the charter of the Kentucky Central Railroad Company.
An act for the propagation and protection of food fishes in the waters of the State of Kentucky.
An act for the benefit of Henry and Hardin counties.
An act to prevent hogs from running at large upon the streets and alleys of the town of Williamsburg, in Whitley county.
An act to change the time of holding the quarterly courts for the county of Madison.
An act to pay jurors summoned by order of the Lincoln county court to try the right of way on the Cincinnati Southern Railway.
An act to include Breathitt county in the first appellate district.
An act to define and punish certain trespasses.
An act to amend the charter of the city of Hopkinsville.
An act to amend section 2, article 16, chapter 92, of the General Statutes.
An act to amend an act, entitled "An act regulating lunatic asylums."
An act to provide for the improvement of public roads in Hart county.
An act to incorporate the town of New Campbellsburg, in Henry county.
An act to amend the charter of the city of Newport, creating medical districts.
An act for the benefit of Jacob Howerton, of Lee county.
An act to incorporate the Calloway Agricultural and Mechanical Association.
An act to incorporate the Louisville Construction Company.
An act concerning the Codes of Practice.
An act for the benefit of R. F. Scott, late sheriff of Garrard county.
An act for the benefit of H. S. Percival, sheriff of Kenton county.
An act to amend the charter of the town of Bryantsville, Garrard county.
Resolution extending the session of the present General Assembly to the hour of twelve o'clock, midnight, to-night, March 20, 1876.
An act appropriating money to build new cells in the Penitentiary.
An act to provide for a deduction of time from the terms of sentence of prisoners confined in the Penitentiary.
An act to repeal an act to regulate and make uniform the jurisdiction of police officers in the counties of Webster and Monroe, so far as the same applies to the county of Monroe.
An act to incorporate the Christian Church of the city of Newport.
An act to amend and reduce into one the several acts in relation to the town of Marion.
Resolution for the benefit of D. D. Sublett and J. A. Crittenden.
An act to amend section 96 of an act, entitled "An act to establish a new charter for the city of Louisville," approved March 3, 1870.
The following bills, which originated in the Senate, have become laws without the approval of the Governor, he not having returned them to the House where they originated within ten days:
An act to establish the seventeenth circuit court judicial district.
An act to repeal an act, entitled "An act to establish a criminal court in the 11th judicial district," approved February 20th, 1874, so far as the same applies to the county of Henry.
Mr. Bowles offered the following resolution, viz:
Resolved, That the thanks of the House are due to the Hon. Wm. J. Stone for the able and impartial manner in which he has discharged the duties of Speaker during the present session.
Which was twice read and adopted.
Mr. Preston offered the following resolution, viz:

Resolved, That the thanks of this House are due to J. G. Poor, Chief Clerk, D. R. Murray, Assistant Clerk, and to J. E. Stone, jr., Second Assistant Clerk, for the faithful, prompt, and courteous manner in which they have severally discharged their very arduous and laborious duties during the present session.

Which was twice read and adopted.

A message was received from the Governor, by Mr. T. S. Bronston, Assistant Secretary of State, announcing that the Governor had approved and signed sundry enrolled bills and a joint resolution, which originated in the House of Representatives, of the following titles, viz:

- An act regulating the manner of voting in Bourbon county on questions of tax for subscriptions to railroad companies.
- An act for the benefit of J. M. Reed, of Metcalfe county.
- An act to legalize certain orders of the Hardin county court.
- An act to authorize the board of trustees of Somerset to compel able-bodied males arrested on capias pro fine to pay such fine by work.
- An act for the benefit of E. F. Adkins, of Whitley county.
- An act further defining the authority and duties of the Governor, Auditor, and Commissioners of the Sinking Fund in the employment of counsel.
- An act to incorporate the Lewisburg High School.
- An act prescribing the manner in which suits may be brought against the trustees of the Cincinnati Southern Railway and others by the stockholders of the Covington and Lexington Turnpike Road Company and others.
- An act to regulate the times of holding the criminal court of Henry county.
- An act in relation to the police court of Winchester.
- An act for the benefit of Company "E," First Regiment Kentucky State Guards.
- An act for the benefit of the Cynthiana, Connersville, and Scott County Turnpike Road Company.
- An act for the benefit of W. F. Fluty, of Estill county, committee for Walker Durbin, a pauper idiot.
- An act for the benefit of W. T. Graves, of Ballard county.
- An act to repeal an act, entitled "An act to change the time of holding the Union circuit courts," approved March 1st, 1876.
- An act in aid of common schools of Livingston county.
An act to regulate the release of liens.
An act to amend section 2, article 1, chapter 55, General Statutes, applying to Gallatin county.
An act to incorporate the Union Bank of Louisville.
An act for the benefit of J. E. Vickery, late sheriff of Wayne county.
An act authorizing the county court of Jefferson to pay the police of Berea-grass municipality for their services.
An act to amend an act to regulate the sale of medicines and poisons, approved February 21st, 1874.
An act to incorporate the Greensburg Deposit Bank.
An act to repeal an act in regard to turnpike roads in Garrard county in which said county owns stock.
An act to legalize the acts of R. R. H. Gillock as clerk of Barren county court.
An act exempting the citizens of Bryantsville, in Garrard county, from working on any road outside of said town.
An act to amend an act, entitled "An act to regulate official advertisements in the county of Henry," approved February 10th, 1874.
An act to prohibit the county judge of Hardin from issuing license to any citizen of West Point district, in Hardin county, to sell spirituous, vinous, or malt liquors.
An act to incorporate the Bank of Adairville, of Logan county.
An act to amend an act, entitled "An act to revise and amend the charter of the city of Dayton, in Campbell county."
An act to incorporate the Caverna and Bear Wallow Turnpike Road Company, in Hart and Barren counties.
An act to authorize the Boyd county court to purchase the Ashland and Catlettsburg Turnpike.
An act to confer on quarterly courts jurisdiction of misdemeanors in certain cases.
An act to reduce into one act "An act to establish the Kentucky Institution for the Education of the Blind," and amendments thereto.
An act to amend chapter 90 of the General Statutes, title "Public Printing and Binding."
An act to repeal a part of an act to amend an act, entitled "An act to incorporate the Danville Gas-light Company," approved February 7, 1874.
An act to fix the compensation of the militia when in actual service.

An act to amend the charter of the Bank of Woodford, approved March 3d, 1869.

An act to amend an act incorporating the Winchester and Red River Iron Works Turnpike Road Company.

An act to amend section 3, article 2, chapter 105, General Statutes, title "Taverns."

An act to amend article 11, chapter 29, General Statutes.

An act to amend the charter of the Kentucky Central Railroad Company.

An act for the benefit of the Louisville Plate Glass Manufacturing Company.

An act to declare Frozen creek, in Breathitt county, a navigable stream.

An act to amend an act, entitled "An act to incorporate the Christian Association of the Women of Louisville."

An act for the appropriation of money.

Resolution as to relations between the State of Kentucky and the Kentucky River and Green River Navigation Company.

Resolution in relation to E. O'M. Condon, a naturalized citizen of the United States, imprisoned by the British Government for a political offense.

An act to incorporate the Home Building and Savings Association of Newport.

An act to allow the voters of Floyd county to vote on the proposition of moving the county seat of said county.

An act for the benefit of H. D. Porter, late sheriff of Elliott county, and his sisters.

An act for the benefit of S. M. Matchen, of Lyon county.

An act for the benefit of Joseph Rutherford, late sheriff of Jessamine county.

An act to authorize the county court of Elliott county to levy an ad valorem tax for bridge and road purposes.

An act for the benefit of W. H. Fitzpatrick, sheriff of Floyd county in 1874.

An act incorporating the town of Jeffersonville, in Montgomery county.
An act to amend section 103 of an act, entitled "An act establishing a new charter for the city of Louisville."

An act to incorporate the Mt. Carmel Roman Catholic Cemetery, of Paducah.

An act to incorporate the Hopkins County Land and Mining Company.

An act to incorporate the Bagdad Cemetery Company.

An act to amend and reduce into one the several acts organizing and regulating the lunatic asylums of this State.

An act to incorporate Grayson Lodge, No. 186, Independent Order of Odd Fellows.

An act concerning the road laws of Daviess county.

An act to increase the jurisdiction of the quarterly court of Muhlenburg county.

An act for the benefit of the sureties of L. F. Marshall, for the years 1872, 1873, and 1874.

An act to amend an act, entitled "An act to establish tram-tracks or railways to navigable streams or railroads in Rockcastle county."

An act requiring the county court of Jefferson to appoint a measurer of wood, stave-timber, lumber, hoop-poles, and staves.

An act for the benefit of the sheriff of Calloway county.

An act to incorporate the Farmers and Mechanics' Manufacturing Company.

An act for the benefit of litigants and attorneys of the Owsley circuit court.

An act to incorporate the Glasgow Grangers' Mutual Benefit Society.

An act to amend the charter of the town of Lockport, in Henry county.

An act to incorporate Taylor Lodge, No. 161, of Free and Accepted Masons, of Colemansville, Harrison county.

An act for the benefit of C. B. Snell, of Warren county.

An act for the benefit of G. B. Dockery, of Butler county.

An act to incorporate the Farmers' Home Journal Company, of Louisville.

An act to change the line between the counties of Whitley and Laurel.

An act to exempt the citizens from road tax north of Green river, in Henderson county, and require them to work on said road.
An act authorizing the Pulaski county court to agree upon a compensation to the sheriff or tax collector of said county for the years 1876 and 1877.
An act to amend an act, entitled "An act to incorporate the Kentucky Mutual Benefit Association of Physicians," approved March 21, 1871.
An act authorizing the president and three directors to lease the Bardstown and Springfield Turnpike Road to Sanford Cutsinger and others.
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An act to improve roads in Butler county.
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An act to amend an act, entitled "An act to incorporate Fry's Creek Turnpike Road Company, in Lincoln and Casey counties," approved March 25th, 1872.
An act to change the name of the Falmouth Cemetery.
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An act to authorize the presiding judge of the Todd county court to grant coffee-house license within the corporate limits of Elkton.
An act to incorporate Oldham Lodge, No. 169, of Free and Accepted Masons.
An act to amend an act, entitled "An act to establish a criminal court in the 6th judicial district and Hardin county," approved 23d February, 1876, and to add Taylor county to said criminal and judicial district.
An act to incorporate the town of Stanton, in Powell county.
An act to legalize certain sales made under the decrees of the Pike circuit court.
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An act to incorporate the William Garth Collegiate Institute, Paris.

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An act for the benefit of John S. Geiger, late presiding county judge of Union county.

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An act to incorporate the Minneola and Anderson Ferry Turnpike Road Company, in Boone county.

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An act to amend an act, entitled "An act to incorporate the Louisville Bank of Commerce," approved March 6th, 1876.

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An act for the benefit of Nancy Fuel, an idiot, of Boyle county.
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An act for the benefit of A. B. Gilbert, sheriff of Owsley county.

An act for the benefit of Joseph A. Stein, of Jefferson county.

An act for the benefit of J. W. Walker, clerk of the Johnson circuit court.

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An act for the benefit of James A. Ward, of Johnson county.

An act to amend an act, entitled "An act to change the name and extend the limits of the town of Berry's Station, in Harrison county."

An act for the benefit of the Maxville and Perryville Turnpike Road.

An act incorporating Phoenix Lodge, No. 196, I. O. O. F., of Louisville.

An act to incorporate the Louisville Association for the Improvement of Live Stock.

An act in aid of common schools of Boyle county.

An act to incorporate C. S. Hoffman Lodge, No. 252, Free and Accepted Masons.

An act to incorporate the Covington Hotel Company.

An act to regulate the civil jurisdiction of justices of the peace, police judges, and quarterly courts, and the appellate jurisdiction of circuit courts from judgments of said courts, and to authorize the quarterly courts to appoint clerks.

An act for the benefit of Z. Tyree, late common school commissioner for Carter county.

An act to amend an act, entitled "An act regulating practice in criminal cases."

The following bill, which originated in the House of Representatives, has become a law without the approval of the Governor, he not having returned it to the House in which it originated within ten days, viz:

An act to make additional provision for the education of the colored children in the city of Covington.
A message was received from the Senate, announcing that they had concluded the business before them, and that they were now ready to adjourn this General Assembly *sine die*; and that they had appointed a committee, to act in conjunction with such committee as may be appointed by this House, for the same purpose, to wait upon the Governor, and learn from him whether he had any further communication to make to this General Assembly.

Mr. Grigsby moved that a committee be appointed to wait upon the Senate and inform them that this House, having completed the business before them, were now ready to adjourn *sine die*; and that said committee, in conjunction with such as may be raised by the Senate for the same purpose, wait upon the Governor, and learn from him whether he desired to make any further communication to this General Assembly.

And the question being taken on the adoption of said motion, it was decided in the affirmative.

Thereupon, the Speaker appointed Messrs. Grigsby, Lockhart, Minor, A. A. Stoll, and R. P. Stoll, said committee.

Said committee having retired, after a time returned into the House and reported that they had discharged the duty assigned them, and were informed by the Governor that he had no further communication to make to this General Assembly.

And thereupon, at 12 o'clock, midnight, after having delivered a brief address, the Speaker declared that, under the joint resolution heretofore adopted by both Houses, this House was adjourned *sine die*. 
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